

**EXHIBIT C TO ORRICK'S  
SEVENTH QUARTERLY:  
MONTHLY FEE APPLICATION  
FOR THE SEPTEMBER 1-30, 2007**



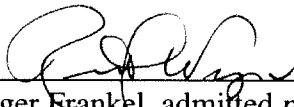
Objections or responses to the Application, if any, must be made in writing and filed with the United States Bankruptcy Court for the District of Delaware, Marine Midland Plaza, 824 Market Street, Fifth Floor, Wilmington, DE 19801, on or before **November 19, 2007 at 4:00 p.m., Eastern Time.**

At the same time you must also serve a copy of the objections or responses, if any, upon the following: (i) co-counsel to David T. Austern, FCR, Roger Frankel, Esquire and Richard H. Wyron, Esquire, Orrick, Herrington & Sutcliffe LLP, 1152 15th Street, NW, Washington, DC 20005 and John C. Phillips, Esquire, Phillips, Goldman & Spence, P.A., 1200 North Broom Street, Wilmington, DE 19806; (ii) co-counsel for the Debtors, David M. Bernick, Esquire, Kirkland & Ellis LLP, 200 East Randolph Drive, Chicago, IL 60601 and Laura Davis Jones, Esquire, Pachulski Stang Ziehl & Jones LLP, 919 North Market Street, Suite 1600, P.O. Box 8705, Wilmington, DE 19899-8705; (iii) co-counsel to the Official Committee of Unsecured Creditors, Lewis Kruger, Esquire, Stroock & Stroock & Lavan LLP, 180 Maiden Lane, New York, NY 10038-4982 and Michael R. Lastowski, Esquire, Duane Morris, LLP, 1100 N. Market Street, Suite 1200, Wilmington, DE 19801-1246; (iv) co-counsel to the Official Committee of Asbestos Property Damage Claimants, Scott L. Baena, Esquire, Blizin, Sumberg, Dunn, Baena, Price & Axelrod, First Union Financial Center, 200 South Biscayne Boulevard, Suite 2500, Miami, FL 33131 and Michael B. Joseph, Esquire, Ferry & Joseph, P.A., 824 Market Street, Suite 904, P.O. Box 1351, Wilmington, DE 19899; (v) co-counsel to the Official Committee of Asbestos Personal Injury Claimants, Elihu Inselbuch, Esquire, Caplin & Drysdale, 399 Park Avenue, 36<sup>th</sup> Floor, New York, NY 10022 and Mark Hurford, Esquire, Campbell &

Levine, LLC, Chase Manhattan Centre, 15<sup>th</sup> Floor, 1201 Market Street, Suite 1500, Wilmington, DE 19801; (vi) co-counsel to the DIP Lender, J. Douglas Bacon, Esquire, Latham & Watkins, Sears Tower, Suite 5800, Chicago, IL 60606 and Steven M. Yoder, Esquire, The Bayard Firm, 222 Delaware Avenue, Suite 900, P.O. Box 25130, Wilmington, DE 19899; (vii) counsel to the Official Committee of Equity Holders, Thomas Moers Mayer, Esquire, Kramer Levin Naftalis & Frankel LLP, 919 Third Avenue, New York, NY 10022; (viii) the Office of the United States Trustee, ATTN: Frank J. Perch, Esquire, 844 N. King Street, Wilmington, DE 19801; and (ix) the Fee Auditor, Warren H. Smith, Warren H. Smith and Associates, Republic Center, 325 N. St. Paul, Suite 4080, Dallas, TX 75201.

Any questions regarding this Notice or attachments may be directed to undersigned counsel.

ORRICK, HERRINGTON & SUTCLIFFE LLP

By:   
\_\_\_\_\_  
Roger Frankel, admitted *pro hac vice*  
Richard H. Wyron, admitted *pro hac vice*  
Columbia Center  
1152 15th Street, NW  
Washington, DC 20005  
(202) 339-8400  
Co-Counsel to David T. Austern, Future Claimants  
Representative

Dated: October 29, 2007

**IN THE UNITED STATES BANKRUPTCY COURT  
FOR THE DISTRICT OF DELAWARE**

<hr/>	)	
<b>In re:</b>	)	<b>Chapter 11</b>
	)	
<b>W.R. GRACE &amp; CO., <u>et al.</u></b>	)	<b>Case No. 01-1139 (JKF)</b>
	)	
<b>Debtors.</b>	)	<b>Objection Deadline: November 19, 2007 at 4:00p.m.</b>
<hr/>	)	<b>Hearing: Schedule if Necessary (Negative Notice)</b>

**COVER SHEET TO TWENTIETH MONTHLY INTERIM APPLICATION OF  
ORRICK, HERRINGTON & SUTCLIFFE LLP, BANKRUPTCY COUNSEL  
TO DAVID T. AUSTERN, FUTURE CLAIMANTS' REPRESENTATIVE, FOR  
COMPENSATION AND REIMBURSEMENT OF EXPENSES FOR THE PERIOD  
SEPTEMBER 1, 2007 THROUGH SEPTEMBER 30, 2007**

Name of Applicant:	Orrick, Herrington & Sutcliffe LLP ("Orrick")
Authorized to Provide Professional Services to:	David T. Austern, Future Claimants' Representative (the "FCR")
Date of Retention:	As of February 6, 2006 pursuant to Order entered by Court on May 8, 2006
Period for which compensation is sought:	September 1, 2007 through September 30, 2007
Amount of Compensation (100%) sought as actual, reasonable, and necessary:	\$628,858.50
80% of fees to be paid:	\$503,086.80 <sup>1</sup>
Amount of Expense Reimbursement sought as actual, reasonable and necessary:	\$ 393,007.08
Total Fees @ 80% and 100% Expenses:	\$896,093.88
This is an: <u>      </u> interim <u>  X  </u> monthly <u>      </u> final application.	

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<sup>1</sup> Pursuant to the Administrative Order, as amended, entered April 17, 2002, absent timely objections, the Debtors are authorized and directed to pay 80% of fees and 100% expenses.

The total time expended for fee application preparation during this time period is 12.60 hours and the corresponding fees are \$3,392.50 and \$87.46 in expenses for Orrick's fee applications and 23.20 hours and \$4,042.50 in fees and \$67.38 in expenses for the FCR and/or his other professionals' fee applications. Any additional time spent for this matter will be requested in subsequent monthly interim applications.

This is Orrick's Twentieth interim fee application for the period September 1-30, 2007. Orrick has previously filed the following interim fee applications with the Court:

<u>Interim Period</u>	<u>Fees @ 100%</u>	<u>Fees @ 80%</u>	<u>Expenses @ 100%</u>	<u>Total Fees @ 80% &amp; 100% Expenses</u>
First Interim Period February 6-28, 2006	\$89,026.00	\$71,220.80	\$0.00	\$71,220.80
Second Interim Period March 1-31, 2006	\$117,266.25	\$93,813.00	\$7,501.32	\$101,314.32
Third Interim Period April 1-30, 2006	\$125,362.50	\$100,290.00	\$1,783.43	\$102,073.43
Fourth Interim Period May 1-31, 2006	\$136,416.00	\$109,132.80	\$6,389.80	\$115,522.60
Fifth Interim Period June 1-30, 2006	\$194,266.75	\$155,413.40	\$6,395.69	\$161,809.09
Sixth Interim Period July 1-31, 2006	\$181,982.00	\$145,585.60	\$11,934.45	\$157,520.05
Seventh Interim Period August 1-31, 2006	\$152,041.50	\$121,633.20	\$5,711.17	\$127,344.37
Eighth Interim Period Sept. 1-30, 2006	\$223,996.25	\$179,197.00	\$8,006.50	\$187,203.05
Ninth Interim Period October 1-31, 2006	\$225,845.00	\$180,676.00	\$24,528.57	\$205,204.57
Tenth Interim Period November 1-30, 2006	\$387,429.00	\$309,943.20	\$31,267.21	\$341,210.41
Eleventh Interim Period December 1-31, 2006	\$227,796.00	\$182,236.80	\$42,583.17	\$224,819.97
Twelfth Interim Period January 1-31, 2007	\$379,956.25	\$303,965.00	\$14,046.26	\$318,011.26
Thirteenth Interim Period February 1-28, 2007	\$384,551.00	\$307,640.80	\$17,183.12	\$324,823.92
Fourteenth Interim Period March 1-31, 2007	\$347,570.75	\$278,056.60	\$26,494.40	\$304,551.00
Fifteenth Interim Period April 1-30, 2007	\$319,286.00	\$255,428.80	\$50,662.51	\$306,091.31
Sixteenth Interim Period May 1-31, 2007	\$322,920.00	\$258,336.00	\$74,644.21	\$332,980.21
Seventeenth Interim Period June 1-30, 2007	\$379,834.50	\$303,867.60	\$42,991.68	\$346,859.28
Eighteenth Interim Period July 1-31, 2007	\$261,753.75	\$209,403.00	\$51,368.01	\$260,771.01
Nineteenth Interim Period August 1-31, 2007	\$428,316.00	\$342,652.80	\$62,111.63	\$404,764.43

To date, Orrick has received payments from the Debtors in the following amounts:

- \$71,220.80 representing 80% of fees and 100% of expenses for February 2006
- \$101,314.32 representing 80% of fees and 100% of expenses for March 2006
- \$17,805.20 representing 20% of fees for February 2006
- \$23,453.25 representing 20% of fees for March 2006
- \$102,073.43 representing 80% of fees and 100% of expenses for April 2006
- \$115,522.60 representing 80% of fees and 100% of expenses for May 2006
- \$161,809.09 representing 80% of fees and 100% of most expenses for June 2006
- \$157,520.05 representing 80% of fees and 100% of expenses for July 2006
- \$127,344.37 representing 80% of fees and 100% of expenses for August 2006
- \$187,203.05 representing 80% of fees and 100% of expenses for September 2006
- \$91,209.05 representing 20% of fees for April, May and June 2006
- \$205,204.57 representing 80% of fees and 100% of expenses for October 2006
- \$566,030.38 representing 80% of fees and 100% of expenses for November and December 2006
- \$111,603.95 representing 20% of fees for July, August and September 2006

- \$642,835.18 representing 80% of fees and 100% of expenses for January and February 2007
- \$156,363.99 representing 20% of fees for October, November, and December 2006
- \$133,371.35 representing 80% of fees and 100% of expenses for March and April 2007
- \$940,610.50 representing 80% of fees and 100% of expenses for May, June and July 2007
- \$206,968.66 representing 20% of fees for January, February and March 2007

**COMPENSATION SUMMARY**  
**SEPTEMBER 1-30, 2007**

<b><u>Name of Professional Person</u></b>	<b><u>Position of Applicant, No. of Years in Position, Prior Relevant Experience, Yr. Obtained License to Practice, Area of Expertise</u></b>	<b><u>Hourly Billing Rate</u></b>	<b><u>Total Billed Hours</u></b>	<b><u>Total Fees</u></b>
John Ansbro	Partner, 3 years in position; 12 years relevant experience; 1995, Litigation	\$625	200.4	\$125,250.00
Roger Frankel	Partner, 24 years in position; 36 years relevant experience; 1971, Bankruptcy	\$770	68.10	\$51,551.50 <sup>2</sup>
Robert F. Lawrence	Partner, 10 years in position; 24 years relevant experience 1983, Environmental Law	\$650	5.30	\$3,445.00
Raymond G. Mullady, Jr.	Partner, 14 years in position; 24 years relevant experience; 1983, Litigation	\$695	102.70	\$70,334.00 <sup>3</sup>
Jay K. Musoff	Partner, 3 years in position; 14 years relevant experience 1993, Litigation	\$625	11.20	\$7,000.00
Garret G. Rasmussen	Partner, 25 years in position; 33 years relevant experience; 1974, Litigation	\$700	31.00	\$21,700.00
Clayton S. Reynolds	Partner, 20 years in position; 28 years relevant experience 1979, Tax	\$700	20.20	\$14,140.00
Richard H. Wyron	Partner, 18 years in position; 28 years relevant experience; 1979, Bankruptcy	\$700	42.50	\$29,750.00
Mary A. Wallace	Of Counsel, 5 years in position; 17 years relevant experience; 1989, Corporate	\$550	80.60	\$44,330.00

<sup>2</sup> This amount reflects a reduction of \$885.50 representing a 50% discount of hourly rates for non-working travel.

<sup>3</sup> This amount reflects a reduction of 1,042.50 representing a 50% discount of hourly rates for non-working travel.

<b><u>Name of Professional Person</u></b>	<b><u>Position of Applicant, No. of Years in Position, Prior Relevant Experience, Yr. Obtained License to Practice, Area of Expertise</u></b>	<b><u>Hourly Billing Rate</u></b>	<b><u>Total Billed Hours</u></b>	<b><u>Total Fees</u></b>
Joshua M. Cutler	Associate, 4 years in position; 4 years relevant experience; 2003, Litigation	\$430	43.10	\$16,383.00 <sup>4</sup>
Debra L. Felder	Associate, 5 years in position; 5 years relevant experience; 2002, Bankruptcy	\$465	141.70	\$65,890.50
Nicole M. Jones	Associate, 1 year in position; 1 year relevant experience; 2006, Litigation	\$270	111.30	\$30,051.00
Antony P. Kim	Associate, 4 years in position; 4 years relevant experience; 2003, Litigation	\$430	20.20	\$8,686.00
Katherine E. Maco	Law clerk, 1 month in position; 1 month relevant experience; NY bar admission pending, Litigation	\$270	10.30	\$2,781.00
Christopher O'Connell	Associate, 2 years in position; 3 years relevant experience; 2003, Litigation	\$390	18.70	\$7,293.00
Courtney M. Rogers	Associate, 1 month in position; 1 month relevant experience; 2006, Bankruptcy	\$270	22.10	\$5,967.00
Emily S. Somers	Associate, 1 year in position; 1 year relevant experience; 2006, Litigation	\$270	82.70	\$20,574.00 <sup>5</sup>
Evgenia Sorokina	Associate, 2 years in position; 4 years relevant experience; 2003, Corporate	\$270	2.50	\$675.00
Katherine S. Thomas	Associate, 3 years in position; 3 years relevant experience; 2004, Bankruptcy	\$390	16.30	\$6,357.00
Annie L. Weiss	Associate, 3 years in position; 3 years relevant experience; 2004, Litigation	\$390	120.90	\$46,176.00 <sup>6</sup>
Catharine L. Zurbrugg	Associate, 2 years in position; 2 years relevant experience; 2005, Litigation	\$355	101.50	\$36,032.50

<sup>4</sup> This amount reflects a reduction of \$2,150.00 representing a 50% discount of hourly rates for non-working travel.

<sup>5</sup> This amount reflects a reduction of \$1,755.00 representing a 50% discount of hourly rates for non-working travel.

<sup>6</sup> This amount reflects a reduction of \$975.00 representing a 50% discount of hourly rates for non-working travel.



<u>Name of Professional Person</u>	<u>Position of Applicant, No. of Years in Position, Prior Relevant Experience, Yr. Obtained License to Practice, Area of Expertise</u>	<u>Hourly Billing Rate</u>	<u>Total Billed Hours</u>	<u>Total Fees</u>
Wilson Addo	Research Specialist	\$205	0.70	\$143.50
Rachael M. Barainca	Legal Assistant	\$150	55.90	\$8,385.00
James Cangialosi	Legal Assistant	\$235	0.50	\$117.50
Alan P. Dubin	Senior Research Specialist	\$205	1.10	\$225.50
Debra O. Fullem	Bankruptcy Research Specialist	\$225	13.00	\$2,925.00
Timothy J. Hoye	Practice Support Project Coordinator	\$195	1.40	\$273.00
Risa L. Mulligan	Research Coordinator	\$170	1.50	\$255.00
Logan West	Legal Assistant	\$85	25.50	\$2,167.50
<b>Total</b>			<b>1,352.90</b>	<b>\$628,858.50</b>
<b>Blended Rate: \$464.82</b>				

**COMPENSATION BY PROJECT CATEGORY**  
**SEPTEMBER 1-30, 2007**

<u>Project Category</u>	<u>Total Hours</u>	<u>Total Fees</u>
Case Administration	10.10	\$1,545.00
Litigation	1,024.50	\$464,475.00
Plan & Disclosure Statement	249.20	\$148,595.50
Compensation of Professionals-Other	23.20	\$4,042.50
Compensation of Professionals-Orrick	12.60	\$3,392.50
Non-Working Travel	33.30	\$6,808.00
<b>TOTAL</b>	<b>1,352.90</b>	<b>\$628,858.50</b>

**EXPENSE SUMMARY<sup>7</sup>**  
**SEPTEMBER 1-30, 2007**

<u>Expense Category</u>	<u>Total</u>
CourtCall	\$180.00
Deposition Transcript	\$3,991.05
Duplicating	\$6,696.00
Experts	\$367,634.28
Meals	\$714.66
Mileage	\$36.25
Outside Reproduction	\$1,686.91
Parking	\$36.00
Postage/Express Delivery	\$1,546.05
Secretarial Overtime	\$78.82
Telephone	\$71.78
Travel – Air Fare/Train	\$1,026.84
Travel – Taxi	\$431.04
Westlaw and Lexis Research	\$8,877.40
<b>TOTAL</b>	<b>\$393,007.08</b>

<sup>7</sup> Please note that the receipts for expense items will be attached to Orrick's quarterly fee application for the period July 1, 2007 through September 30, 2007.


Orrick's Client Charges and Disbursements Policy effective January 1, 2007, is as follows:

- a. ***Duplicating*** -- It is Orrick's practice to charge all clients of the Firm for duplicating at the in-house rate of 20¢ per page; however, Orrick has reduced the duplicating cost to 15¢ per page in order to comply with the Local Rules of this Court. This charge includes the cost of maintaining the duplicating facilities and the actual cost involved with respect to the duplication.
- b. ***Long Distance Telephone and Facsimile Charges*** -- Orrick charges clients for long distance telephone calls but not for local telephone calls. Necessary mobile phone usage is reimbursed to professionals submitting an appropriate bill. Out-going facsimile transmissions are charged at \$1.75 per page, plus any long-distance calling cost, and there is no charge for incoming facsimiles.
- c. ***Messenger and Courier Service*** -- It is Orrick's practice to use Federal Express or similar express mail delivery and third-party messenger services only in exigent circumstances (i.e., when needed to meet a deadline or when a next-day response from the recipient was necessary or beneficial to the case) and only when less costly than other available alternatives.
- d. ***Overtime*** -- It is Orrick's practice to allow professionals and paraprofessionals working more than 3 hours of overtime to charge a meal to the appropriate client at a meal charge limited to \$7.50 per professional. It is Orrick's practice to allow professionals and support staff to charge a car service or cab to the appropriate client when working at least 2 hours of overtime. Orrick endeavored not to incur overtime charges unless necessary to benefit the case and in certain exigent circumstances. Orrick utilized secretarial assistance in connection with monitoring and updating case dockets and downloading, circulating and printing of pleadings filed in the case. Thus, certain charges were incurred by secretaries for overtime. (Note: These charges are at rates less than that charged by Orrick paralegals or other professional staff who may have otherwise performed this type of work.)

e. ***Computerized Research*** -- It is Orrick's practice to use computer-assisted legal research when it is efficient to do so. The charge to clients for Lexis and Westlaw are based on retail rates that do not include non-client specific volume discounts offered to Orrick. Use of fee based internet research services other than Lexis and Westlaw is charged at Orrick's cost. There is no separate charge for free internet research.

Respectfully submitted,

ORRICK, HERRINGTON & SUTCLIFFE LLP

By: \_\_\_\_\_

Roger Frankel, admitted *pro hac vice*

Richard H. Wyron, admitted *pro hac vice*

Columbia Center

1152 15th Street, NW

Washington, DC 20005

(202) 339-8400

Co-Counsel to David T. Austern, Future Claimants

Representative

Dated: October 29, 2007

**IN THE UNITED STATES BANKRUPTCY COURT  
FOR THE DISTRICT OF DELAWARE**

**In re:**

**W.R. GRACE & CO., et al.**

**Debtors.**

**Chapter 11**

**Case No. 01-1139 (JKF)**

**VERIFICATION**

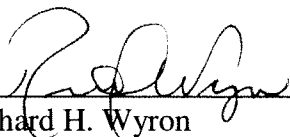
**DISTRICT OF COLUMBIA, TO WIT:**

Richard H. Wyron, after being duly sworn according to law, deposes and says:


1. I am a partner of the applicant law firm Orrick, Herrington & Sutcliffe LLP ("Orrick") and have been admitted *pro hac vice* to appear in these cases.

2. I have personally performed certain of the legal services rendered by Orrick as counsel to David T. Austern as Future Claimants' Representative ("FCR") and am familiar with the work performed on behalf of the FCR by the lawyers, legal assistants, and other professionals of Orrick as set forth in the invoices attached as Exhibit A to Orrick's monthly interim application.

3. I have reviewed the Application and the facts set forth therein are true and correct to the best of my knowledge, information and belief. I have reviewed the requirements of Local Rule 2016-2 and the Administrative Order as Amended dated April 17, 2002, and I believe the Application to be in compliance therewith.

  
Richard H. Wyron

SWORN AND SUBSCRIBED TO BEFORE ME  
THIS 29<sup>th</sup> DAY OF OCTOBER, 2007

  
Notary Public

My commission expires: 03-14-09

# EXHIBIT A



ORRICK, HERRINGTON & SUTCLIFFE LLP  
WASHINGTON HARBOUR  
3050 K STREET, NW  
WASHINGTON, DC 20007-5135  
tel 202-339-8400  
fax 202-339-8500  
WWW.ORRICK.COM

David Austern, Futures Claims Representative for  
W.R. Grace & Co.  
c/o Claims Resolution Management Corp.  
3110 Fairview Park Drive, Suite 200  
Falls Church, VA 22042

October 10, 2007  
Client No. 17367  
Invoice No. 1091074

Orrick Contact: Roger Frankel

FOR SERVICES RENDERED through September 30, 2007 in  
connection with the matters described on the attached pages:

\$ 628,858.50

DISBURSEMENTS as per attached pages:

393,007.08

**TOTAL CURRENT FEES & DISBURSEMENTS (Pay this Amount):**

**\$ 1,021,865.58**

Matter(s): 17367/11, 13, 15, 2, 8, 9

### DUE UPON RECEIPT

In order to ensure proper credit to your account,  
please reference your **INVOICE** and **CLIENT** numbers on your remittance.  
For inquiries, call: (304) 231-2701. Fax (304) 231-2501.

### REMITTANCE COPY - PLEASE RETURN WITH PAYMENT

**REMITTANCE ADDRESS:**

*Orrick, Herrington & Sutcliffe LLP  
4253 Collections Center Drive  
Chicago, IL 60693  
Reference: 17367/ Invoice: 1091074  
E.I.N. 94-2952627  
Overnight deliveries: (312) 974-1642*

**ELECTRONIC FUNDS  
TRANSFERS:**

***Wire Transfers Only:***  
***ABA Number 0260-0959-3***  
*Bank of America  
100 West 33rd Street, NY, NY 10001  
Account of  
Orrick, Herrington & Sutcliffe LLP  
Account Number: 1499-4-10382  
Reference: 17367/ Invoice: 1091074  
E.I.N. 94-2952627*

**ELECTRONIC FUNDS  
TRANSFERS:**

***ACH Transfers Only:***  
***ABA Number 121-000358***  
*Bank of America  
San Francisco Main Branch  
Account of  
Orrick, Herrington & Sutcliffe LLP  
Account Number: 1499-4-10382  
Reference: 17367/ Invoice: 1091074  
E.I.N. 94-2952627*



O R R I C K

David Austern, Futures Claims Representative for  
 W.R. Grace & Co.  
 c/o Claims Resolution Management Corp.  
 3110 Fairview Park Drive, Suite 200  
 Falls Church, VA 22042

October 10, 2007  
 Client No. 17367  
 Invoice No. 1091074

Orrick Contact: Roger Frankel

For Legal Services Rendered Through September 30, 2007 in Connection With:

**Matter: 2 - Case Administration**

09/06/07	R. Barainca	Review Court docket; download documents and distribute.	0.20
09/06/07	R. Barainca	Update case calendar.	1.70
09/07/07	R. Barainca	Review Court docket; download documents and distribute.	0.20
09/07/07	D. Fullem	Review e-mail from R. Frankel; prepare update to service list.	0.20
09/13/07	R. Barainca	Review Court docket; download documents and distribute.	0.20
09/13/07	R. Barainca	Update case calendar.	1.00
09/14/07	R. Barainca	Review Court docket; download documents and distribute.	0.20
09/14/07	R. Barainca	Update case calendar.	0.70
09/17/07	R. Barainca	Review Court docket; download documents and distribute, on separate occasions.	1.70
09/17/07	D. Fullem	Review daily docket update.	0.20
09/18/07	R. Barainca	Review Court docket; download documents and distribute.	0.20
09/19/07	R. Barainca	Review Court docket; download documents and distribute.	0.20
09/20/07	R. Barainca	Update case calendar.	1.00
09/20/07	R. Barainca	Review Court docket; download documents and distribute.	0.20
09/21/07	R. Barainca	Review Court docket; download documents and distribute.	0.20
09/21/07	R. Barainca	Update case calendar.	0.50
09/24/07	R. Barainca	Review Court docket; download documents and distribute.	0.20
09/25/07	R. Barainca	Review Court docket; download documents and distribute.	0.20
09/26/07	R. Barainca	Review Court docket; download documents and distribute.	0.20
09/27/07	R. Barainca	Review Court docket; download documents and distribute.	0.20
09/27/07	R. Barainca	Update case calendar.	0.50
09/28/07	R. Barainca	Review Court docket; download documents and distribute.	0.20

Total Hours 10.10

Total For Services \$1,545.00



David Austern, Futures Claims Representative for W.R. Grace & Co. -  
 17367  
 Page 2

October 10, 2007  
 Invoice No. 1091074

	Hours	Rate	Amount
<b>Timekeeper Summary</b>			
Rachael Barainca	9.70	150.00	1,455.00
Debra O. Fullem	0.40	225.00	90.00
Total All Timekeepers	10.10	\$152.97	\$1,545.00

Disbursements

Duplicating Expense	88.20	
Secretarial/Staff Overtime	62.50	
Telephone	1.91	
Total Disbursements		\$152.61

**Total For This Matter** **\$1,697.61**





David Austern, Futures Claims Representative for W.R. Grace & Co. -  
17367  
Page 3

October 10, 2007  
Invoice No. 1091074

For Legal Services Rendered Through September 30, 2007 in Connection With:

**Matter: 8 - Litigation**

08/02/07	L. West	Research and review case support for litigation expert report.	3.00
08/28/07	A. Dubin	Research regarding articles for C. Zurbrugg.	0.30
09/01/07	R. Mullady, Jr.	Attention to M. Shapo report.	2.00
09/04/07	N. Jones	Research the legal issues re surveys.	0.80
09/04/07	E. Somers	Final revisions to Expert Witness Report of M. Shapo (4.9); conference call with R. Mullady and expert (1.0); research on [REDACTED] asbestos [REDACTED] in source documents from 1930s (.6).	6.50
09/04/07	D. Felder	E-mail correspondence with litigation team regarding estimation issues and review materials regarding same (1.8); telephone conference with N. Finch, R. Mullady and J. Ansbro regarding estimation issues (.5); review FCR's estimation expert report and telephone conference with K. Mangan regarding same (.5); telephone conference with Debtors, N. Finch and R. Mullady regarding discovery and estimation issues (.8); follow-up regarding same and e-mail correspondence with experts (2.3); telephone conference with J. Brownstein regarding expert report issues (.1); telephone conferences with J. Ansbro regarding estimation issues (.6); review materials from E. Stallard regarding estimation issues (.9); telephone conference with B. Gillespie regarding estimation issues and review materials regarding same (.2); telephone conference with E. Stallard regarding estimation issues (.5); follow-up regarding same and review expert report (1.2).	9.40



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09/04/07	J. Ansbro	Participate in conference call with R. Mullady and ACC counsel regarding discovery disputes with Grace (.5); participate in meet and confer telephone conference with Grace counsel regarding several discovery disputes (1.0); telephone conference with R. Mullady regarding discovery disputes (.4); review numerous e-mails regarding case status and upcoming expert depositions (.4); telephone conference with J. Jacoby regarding his draft rebuttal expert report, and initial review of same (.6); initial review data from J. Kimble regarding expert rebuttal analysis, e-mail to Kimble regarding same (.5).	3.40
09/04/07	R. Mullady, Jr.	Attention to M. Shapo Report (1.4); conference calls regarding discovery matters (1.5).	2.90
09/04/07	G. Rasmussen	Schedule expert depositions.	0.20
09/05/07	R. Mulligan	Research & order publications and citations for J. Cutler.	0.50
09/05/07	N. Jones	Meet and confer with J. Ansbro (2.3); conduct legal research on surveys (2.3); gather factual chronology for expert (2.8); read first draft of expert report (.7); research on surveys (.3); read second draft of expert report (.6); review article on standards for conducting surveys (.8); review cases on use of surveys in asbestos cases (.5).	10.30
09/05/07	E. Somers	Final revisions to Expert Report of M. Shapo (1.8); organize service (.7).	2.50
09/05/07	C. Zurbrugg	Revise document request (3.2); confer with J. Ansbro re same (.8); telephone conference with B. Gillespie re same (.1); prepare for Rust deposition (.2); review document re expert report (.1); confer with J. Ansbro re expert deposition (.8); draft summary of same (.4); telephone conference with J. Kimble re expert issues (.4); telephone conference with J. Cangialosi re Rust deposition (.1); telephone conference with A. Weiss re discovery issues (.1).	6.20
09/05/07	A. Weiss	Review discovery-related correspondence between FCR and Grace to date (.3); review discovery produced by Grace re returned PIQ-related mail and confer with C. Zurbrugg regarding same (.8); report to R. Mullady on results (.1).	1.20
09/05/07	J. Cutler	Review expert reports relating to physical properties of asbestos and asbestos fiber detection and measurement.	2.30
09/05/07	A. Kim	Review of past articles and speeches by Florence in preparation for deposition (1.7); initial analysis and review of Welch materials to prepare for deposition (1.1); continue legal research and arguments outline and analysis of estimates and allowance cases (.7).	3.50



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09/05/07	D. Felder	Review pleadings regarding September omnibus hearing (1.7); telephone conferences with R. Mullady and J. Ansbro regarding estimation issues and follow-up e-mail correspondence regarding same (2.3); telephone conference with J. Kimble regarding estimation issues (.1); e-mail correspondence with E. Liebenstein regarding same (.1); telephone conference with R. Mullady regarding expert report (.1); review same (.2); e-mail correspondence with B. Harding and E. Liebenstein regarding estimation issues (.4); e-mail correspondence with experts regarding same (.3); review Sealed Air materials and conference with J. Cutler regarding same (.5); conference with A. Weiss regarding discovery materials (.5); strategy meeting with R. Frankel, R. Wyron and M. Wallace regarding plan issues (.7); follow-up conference with M. Wallace regarding same (.2); e-mail correspondence with R. Wyron regarding estimation issues (.1).	7.20
09/05/07	J. Ansbro	Telephone conferences with D. Felder regarding expert depositions and expert issues (.5); confer with C. Zurbrugg regarding Hutchins deposition and upcoming projects (.7); review e-mails regarding J. Biggs' response to Grace request for further reliance materials (.3); review and revise document demands to Grace, confer with C. Zurbrugg regarding same, review data in connection with same (1.0); conferences with N. Jones regarding expert rebuttal analysis and results of legal research (2.3); telephone conferences with J. Kimble regarding expert rebuttal analysis (.8); review and revise draft rebuttal expert report of J. Jacoby, telephone conference and e-mails with J. Jacoby and review R. Mullady comments to same (2.0); further review of Florence estimation report and reliance data (.8); prepare for upcoming expert depositions (.8).	9.20
09/05/07	R. Mullady, Jr.	Attention to M. Shapo and J. Jacoby expert reports (5.8); attention to various estimation case discovery matters (.8).	6.60
09/05/07	G. Rasmussen	Analysis of Anderson report and preparation for her deposition.	2.20
09/05/07	R. Frankel	Review ACC pleading re fee auditor objection to Forman, Perry (.3); review ACC limited objection re National Institute for OSHA (.3).	0.60
09/06/07	L. West	Research and prepare expert witness deposition prep binder on Herman Gibb.	4.00
09/06/07	R. Mulligan	Investigate citations and articles, and summarize findings for J. Cutler.	0.50
09/06/07	W. Addo	Obtain law review article for N. Jones.	0.20



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09/06/07	D. Fullem	Review and respond to email from D. Felder and R. Barainca regarding CNO on FCR's consent motion.	0.20
09/06/07	N. Jones	Confer with J. Ansbro, J. Jacoby and R. Mullady (2.0); confer about survey practice and further research with J. Ansbro (.6); gather data for J. Jacoby (2.0); revise research binder and chronology of service of PIQs and POCs (1.7).	6.30
09/06/07	E. Somers	Final edits and revisions to Expert Witness Report of M. Shapo (.9); finalize report for service (.6).	1.50
09/06/07	E. Somers	Began preparing deposition prep binders for 4 expert witnesses.	3.90
09/06/07	C. Zurbrugg	Exchange e-mails with D. Felder re discovery issues (0.1); review discovery request (0.1); confer with J. Ansbro and N. Jones re expert issues (0.2); draft summary of Hutchins deposition (0.7); review letter from E. Liebenstein (0.1).	1.20
09/06/07	J. Cutler	Continue to research materials for Bragg deposition.	0.30
09/06/07	A. Kim	Review and analysis of Dr. Florence's prior testimony and estimation methodologies in other proceedings, and analysis of differences with current approach.	2.20
09/06/07	D. Felder	E-mail correspondence with R. Barainca regarding upcoming deadlines and hearings (.3); review and finalize document requests and e-mail correspondence to litigation team regarding same (2.1); e-mail correspondence with J. Biggs regarding estimation issues and review materials regarding same (1.2); telephone conference with M. Hurford regarding estimation issues (.5); telephone conference with E. Stallard regarding estimation issues (.1); review materials from R. Frankel regarding plan issues (.2); telephone conference with J. Radecki, J. Brownstein and R. Frankel regarding plan issues (1.0); e-mail correspondence with litigation team regarding estimation issues (.8); review materials from experts regarding estimation issues (1.2).	7.40
09/06/07	J. Ansbro	Prepare for call with J. Jacoby (.5); participate on conference call with J. Jacoby and Orrick team members regarding draft rebuttal report (2.0); follow-up discussions with N. Jones regarding next steps for legal research and fact analysis (.6); review data and discovery materials relating to Jacoby rebuttal report (1.5); review Grace document and e-mails to/from N. Finch and R. Mullady regarding same (.4); conference call with J. Jacoby, N. Jones and J. Kimble regarding expert analysis (1.0); review data provided by Kimble (.5); follow-up telephone conference with J. Kimble regarding expert analysis (.9); revise draft Jacoby report (1.3).	8.70



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09/06/07	R. Mullady, Jr.	Attention to M. Shapo and J. Jacoby expert reports (4.0); attention to deposition scheduling and other estimation matters (.5).	4.50
09/07/07	L. West	Research and prepare expert witness deposition prep binder on Herman Gibb.	3.50
09/07/07	N. Jones	Revise research binder of PIQs and POCs attachments and delivery dates to send to J. Jacoby (2.3); arrange mailing of documents to J. Jacoby (.3); arrange copies of binder (.2); obtain CDs of sample claims from J. Cangialosi (.4); review sample claims to find objection letters (.3); discuss with J. Ansbro attachments to PIQs and review attachment of important reminders sheet (.7).	4.20
09/07/07	E. Somers	Review and organize expert witness reports and source material for deposition prep.	2.50
09/07/07	C. Zurbrugg	Prepare for expert deposition.	3.00
09/07/07	J. Cutler	Review list of Bragg publications and identify priority articles to research staff.	0.30
09/07/07	D. Felder	E-mail correspondence with E. Liebenstein regarding estimation issues (.3); e-mail correspondence with R. Mullady and J. Ansbro regarding estimation issues (.3); telephone conference with E. Stallard regarding estimation issues (.5); e-mail correspondence and follow-up regarding same (.2).	1.30
09/07/07	J. Ansbro	Review and revise J. Biggs' draft supplemental expert report, telephone conference with J. Biggs regarding same (3.2); e-mails to/from J. Kimble and J. Biggs regarding expert analysis (.3); e-mails to B. Gillespie regarding expert rebuttal analysis (.4); conference with N. Jones regarding legal research and expert analysis issues (.7); e-mails to ACC counsel regarding expert analysis (.3); telephone conference with R. Mullady regarding expert issues (.5); work on J. Jacoby's draft rebuttal expert report (1.5); attention to letters from Grace counsel regarding Rust and BMC discovery (.5).	7.40
09/07/07	R. Mullady, Jr.	Review reports of E. Anderson (1.2); discussions with J. Ansbro and Tillinghast regarding T. Florence report (1.0); e-mails to/from D. Bernick regarding M. Shapo report (.2); telephone conversations and e-mails to R. Frankel regarding estimation case (.2).	2.60
09/07/07	R. Frankel	Review order (opinion) re Speights claims.	0.30
09/09/07	N. Jones	Print objection letters from current claimants (.4); review attachments to POC form and resources linked to POC mailing (.5).	0.90



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09/09/07	J. Ansbro	Review and revise J. Biggs' draft expert rebuttal report (4.2); e-mails to/from R. Mullady, G. Rasmussen and D. Felder regarding same (.3).	4.50
09/09/07	G. Rasmussen	Provide recommendation on Biggs report.	0.20
09/10/07	L. West	Research and prepare expert witness deposition prep binder on A. Whitehouse.	3.00
09/10/07	D. Fullem	Review and respond to e-mails from D. Felder regarding status of filing CNO for agreed motion for protective order; update R. Wyron regarding same.	0.30
09/10/07	N. Jones	Review case law related to surveys (3.5); review draft of report of J. Jacoby (2.2); confer with J. Ansbro re survey law (.4); confer with C. Zurbrugg about expert reports (.1); confer with J. Cangialosi about expert reports (.3); review e-mail attaching Grace's response to interrogatories (.5); review e-mails from R. Mullady re Grace's response to interrogatories (.5).	7.50
09/10/07	E. Somers	Conference call with expert and R. Mullady to cover final draft edits and revisions (.5); organize deposition prep binders and materials for 5 expert witness depositions (2.5).	3.00
09/10/07	C. Zurbrugg	Review e-mails from R. Mullady and J. Ansbro re discovery materials (0.3); prepare for expert deposition (5.2); review discovery materials (0.4).	5.90
09/10/07	K. Thomas	Prepare for telephonic hearing re Canadian PD claims (.2); attend telephonic hearing re same (3.5); draft summary of hearing and briefly discuss same with D. Felder (.3); conference with R. Wyron re additional research on PD claims and ZAI representative (.5); factual research on PD claims (.5); factual research re ZAI hearings (.5).	5.50
09/10/07	A. Weiss	Prepare issues list for Egan and for Cintani testimony based on transcripts, and provide to R. Mullady and J. Ansbro (1.1); draft e-mail memo with suggested overview of plan for depositions of witnesses and send to R. Mullady and J. Ansbro (2.6); speak to J. Wehner, ACC counsel, to discuss plan for Egan and Cintani (.3).	4.00
09/10/07	J. Cutler	Discuss case project with R. Mullady (.2); review case materials relating to project for mapping interactions of Grace expert opinions (.6).	0.80



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09/10/07	A. Kim	<p>Analysis [REDACTED] court opinions with respect to [REDACTED] estimation [REDACTED] (1.2); analysis of Grace's interrogatory responses on PIQ and estimation, and review of team correspondence related to same (.4); review of caselaw on due process issues related to individualized claims-estimation methodologies (.6); work with R. Mullady on Daubert strategy and projects to address Grace's experts (.2).</p>	2.40
09/10/07	D. Felder	<p>E-mail correspondence with K. Mangan and review materials regarding same (1.3); prepare for estimation team meeting and review correspondence and materials regarding expert issues (2.6); telephonic meet and confer with Debtors, N. Finch and R. Mullady regarding discovery issues (.5); telephone conference with N. Finch and R. Mullady regarding same (.5); litigation team meeting with R. Mullady, G. Rasmussen and J. Ansbro regarding strategy (1.0); finalize certification of counsel and proposed order regarding consent order (.9); telephone conference with M. Hurford regarding estimation issues (.8); review August 29 omnibus hearing transcript (1.0).</p>	8.60
09/10/07	J. Ansbro	<p>Review Grace responses to interrogatories and e-mail from R. Mullady regarding same, draft supplemental analysis regarding same and e-mails to/from Mullady and ACC counsel regarding same and related legal authorities and review same (1.2); telephone conference with R. Mullady regarding same and expert issues (.5); telephone conferences with J. Wehner regarding expert depositions and expert analysis (.5); e-mails to/from L. Kaplan and Tillinghast regarding expert analysis (.3); prepare for and participate on team meeting conference call with R. Mullady, G. Rasmussen and D. Felder regarding case status and analysis (.7); various discussions with N. Jones regarding analysis for draft Jacoby rebuttal expert report (1.0); review and respond to e-mail from A. Weiss regarding upcoming depositions of Cintani and Egan (.4); review and revise draft Biggs supplemental expert report (2.4); e-mails to/from J. Biggs regarding same (.3).</p>	7.30



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09/10/07	R. Mullady, Jr.	Review and comment on E. Liebenstein e-mail regarding T. Florence reliance materials (.4); attention to various aspects of estimation case including Daubert briefing, expert discovery and strategy, and preparation for D. Austern deposition (6.0); participate in meet and confer teleconference with Grace counsel (.6); teleconference with M. Shapo and revise Shapo expert report (.9).	7.90
09/10/07	G. Rasmussen	Meet with R. Mullady concerning upcoming expert deposition preparation and conference with T. Kim on his work in preparing for expert depositions.	1.40
09/10/07	R. Frankel	Review series of e-mails re interrogatory answers by Grace (.5); review certain interrogatory answers (.6).	1.10
09/11/07	L. West	Research and prepare expert witness deposition prep binder on Whitehouse.	3.00
09/11/07	D. Fullem	Review e-mail from M. Wallace regarding request for recent 10K filed by W.R. Grace; research on company website; obtain 10K and forward to M. Wallace.	0.50
09/11/07	N. Jones	Read caselaw on the use of surveys in tort cases and taking notes (5.3); review Florence report (.5).	5.80
09/11/07	E. Somers	E-mails and call with R. Mullady to discuss scheduling dates for expert witness depositions (.2); locate materials for deposition prep binders for Dr. Whitehouse and Prof. Shapo (.7); meeting with L. West to discuss deposition prep materials (.2).	1.10
09/11/07	C. Zurbrugg	Prepare for expert deposition.	1.00
09/11/07	K. Thomas	Review pleadings re future PD claims and send summary of same to R. Wyron (.3); review motion to approve insurance counsel and review transcripts related to same (.3); send summary of findings re same to R. Wyron and D. Felder (.1); factual research and review of docket and various pleadings related to appointment of special ZAI claimants' counsel (2.7); summarize same and send to R. Wyron and D. Felder for review (.3); telephone conference with R. Wyron re same (.1); follow-up research re same (.2).	4.00





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09/11/07	D. Felder	Review e-mail correspondence to litigation team regarding expert issues (.4); e-mail correspondence with J. Biggs, R. Mullady and J. Ansbro regarding estimation issues (.5); review property damage issues (.9); e-mail correspondence with litigation team regarding depositions (.3); telephone conferences with R. Mullady and J. Ansbro regarding estimation issues (.3); e-mail correspondence with E. Liebenstein, J. Baer and J. Biggs regarding estimation issues (.8); draft omnibus deposition notice for experts (.8); review materials from J. Biggs regarding estimation issues (.5); review reliance materials from J. Biggs and prepare letter to K. Mangan regarding same (1.6); telephone conference with E. Stallard regarding estimation issues (.8); e-mail correspondence with R. Mullady and J. Biggs regarding estimation issues (.9); telephone conference with J. Biggs regarding same (.3).	8.10
09/11/07	J. Ansbro	Review and consider e-mails from Grace counsel regarding the FCR's requests for Florence reliance materials, e-mails to/from R. Mullady, D. Felder and N. Finch regarding same (.5); review and revise draft response to same (.3); e-mails to J. Jacoby regarding his expert rebuttal analysis (.5); e-mails to/from Grace counsel regarding Rust deposition, e-mails with D. Felder and review background materials in connection with same (.7); discussions with C. Zurbrugg regarding preparations for Garabrandt deposition and Rust deposition (.4); review and revise J. Biggs' supplemental expert report, e-mails to/from Biggs regarding same (5.8).	8.20
09/11/07	R. Mullady, Jr.	Attention to deposition scheduling, expert report preparation and strategy for estimation case.	5.00
09/11/07	G. Rasmussen	Conference with E. Stollard regarding his report.	0.70
09/11/07	R. Frankel	Review, revise agenda for D. Austern meeting (.5); prepare notes for D. Austern meeting (.8).	1.30
09/12/07	L. West	Conducted legal research regarding expert witness qualification and the application of the Daubert standard by courts in the 3d Circuit.	2.50
09/12/07	N. Jones	Review case law on admissibility of surveys and Seventh Amendment rights.	1.90
09/12/07	E. Somers	Call with M. Shapo to discuss last revisions and edits (.2); preparation of final document and shipping to Shapo (.2); review background case materials in bankruptcy proceeding (1.0).	1.40
09/12/07	C. Zurbrugg	Prepare for expert deposition (4.4); confer with J. Ansbro re same (0.5).	4.90



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09/12/07	C. O'Connell	Discuss case background and upcoming deposition of claimant's expert Dr. Lemen with A. Hermele.	0.20
09/12/07	C. O'Connell	Begin review of Dr. Lemen's expert report.	0.30
09/12/07	K. Thomas	Review e-mail from R. Wyron re PD claims (.1) ; review pleadings and send summary of same (.2)	0.30
09/12/07	A. Weiss	Review witness designations for Grace witnesses Egan and Cintani (.3); prepare questions based on same (.6); review industrial hygiene reports (4.2); e-mail to R. Mullady and J. Ansbro re questions for Egan and Cintani in regard to assumptions of industrial hygienists (.4).	5.50
09/12/07	A. Kim	Analysis of Stallard's rebuttal report addressed to Florence opinion, and comparison of assumptions used in Florence's report to Stallard's rebuttal points (1.4); identify Biggs' rebuttal points addressed to Florence that mirror Stallard's points (.6); work on legal arguments outline for Florence deposition (.4); begin review of recent Daubert cases from 3d Circuit (.4).	2.80
09/12/07	D. Felder	Review materials in preparation for meeting with D. Austern (.8); meeting with D. Austern and estimation team regarding strategy (3.6); telephone conference with J. Radecki regarding expert report (.2); e-mail correspondence with A. Weiss regarding depositions (.2); e-mail correspondence with M. Kramer regarding estimation issues (.2); telephone conference with B. Harding regarding deposition scheduling (.1); e-mail correspondence with J. Ansbro, C. Zurbrugg, J. Biggs and litigation team regarding estimation issues (1.6).	6.70
09/12/07	J. Ansbro	Telephone conference with R. Mullady regarding draft Biggs expert report (.3); continue to review and revise J. Biggs' supplemental and rebuttal expert opinions (3.2); participate on conference call with D. Austern and Orrick D.C. estimation team regarding expert issues (.4); review E. Stallard's draft expert rebuttal report and teleconference with R. Mullady regarding same (2.0); discussions with N. Jones regarding expert analysis and draft Jacoby report (.3); review draft Radecki expert report, e-mails to/from Radecki and telephone conference with J. Radecki regarding same (1.2); review Grace responses to FCR Interrogatories and confer with C. Zurbrugg regarding same and expert issues (.4).	7.80
09/12/07	R. Mullady, Jr.	Meet with D. Austern and estimation team (3.5) attention to discovery matters in estimation case (1.5).	5.00
09/12/07	G. Rasmussen	Conference with D. Austern in preparation of expert deposition strategy.	3.50



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09/12/07	R. Frankel	Review draft supplemental report from J. Biggs.	1.40
09/12/07	R. Frankel	Confer with D. Austern and estimation team re estimation proceeding issues, negotiations (3.4); notes re same (.5).	3.90
09/12/07	R. Frankel	Review draft Stallard rebuttal report.	1.40
09/13/07	L. West	Conduct legal research regarding expert witness qualification and the application of the Daubert standard by courts in the 3d Circuit.	2.00
09/13/07	R. Barainca	Research on the FCR's experts in preparation for upcoming depositions.	2.00
09/13/07	W. Addo	Retrieve medical article for C. Zubrugg.	0.20
09/13/07	C. Zurbrugg	Prepare for expert deposition (3.7); confer with J. Ansbro re same (0.4); review interrogatory responses and draft letter re same (2.6).	6.70
09/13/07	C. O'Connell	Review expert report and related materials submitted by Dr. Richard Lemen in preparation for the deposition of Dr. Lemen.	1.60
09/13/07	C. O'Connell	Discuss upcoming deposition of Dr. Richard Lemen with D. Felder.	0.20
09/13/07	A. Weiss	Review available deposition and trial transcripts for Grace witnesses J. Cintani and T. Egan.	7.80
09/13/07	A. Kim	Further work on Stallard rebuttal report and comments to same (.5); further work on combining Biggs and Stallard rebuttal reports for preparation on Florence deposition and cross-examination work (.7).	1.20
09/13/07	D. Felder	Telephone conference with E. Stallard regarding estimation issues (.4); e-mail correspondence with J. Biggs regarding estimation issues (.1); e-mail correspondence with C. Zurbrugg regarding non-estimation issues (.1); e-mail correspondence from J. Ansbro regarding estimation issues (.1); telephone conference with C. O'Connell regarding depositions (.2).	0.90
09/13/07	J. Ansbro	Draft e-mails to R. Mullady and G. Rasmussen regarding expert rebuttal issues (.6); teleconferences with R. Mullady regarding same (.5); conference call with R. Mullady and J. Biggs regarding Biggs' rebuttal report (1.0); conference with C. Zurbrugg regarding preparations for Garabrandt deposition (.4); review and respond to e-mail from A. Weiss regarding Cintani and Egan depositions, review file materials in connection with same (.7); further revisions to J. Biggs' supplemental expert report, e-mail to Biggs regarding same (1.0); e-mails to J. Kimble regarding draft expert rebuttal report (.2); revise Jacoby draft rebuttal expert report (3.0).	7.40



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09/13/07	R. Mullady, Jr.	Conference call with J. Biggs and J. Ansbro (1.0); e-mails to/from B. Harding and N. Finch (.2).	1.20
09/14/07	L. West	Conduct legal research regarding expert witness qualification and the application of the Daubert standard by courts in the 3d Circuit.	1.00
09/14/07	R. Barainca	Research on the FCR's experts in preparation for upcoming depositions.	3.00
09/14/07	A. Dubin	Research regarding medical articles and books; for C. Zurbrugg.	0.80
09/14/07	N. Jones	Review and prepare notes on J. Jacoby's expert report (1.2); review and prepare e-mails to J. Ansbro re J. Jacoby's report (.1); meet with J. Ansbro including call with B. Gillespie and J. Kimble (2.7)	4.00
09/14/07	C. Zurbrugg	Prepare for expert deposition.	4.80
09/14/07	C. O'Connell	Review notes and expert report of Dr. Richard Lemen prior to deposition.	0.90
09/14/07	C. O'Connell	Attend deposition of Dr. Richard Lemen.	5.80
09/14/07	C. O'Connell	Review notes from deposition, Dr. Lemen's expert report, and discuss deposition with D. Felder.	1.00
09/14/07	A. Weiss	Continue review of transcripts of deposition and trial testimonies of Grace witnesses J. Cintani and T. Egan.	7.80
09/14/07	A. Kim	Review and analysis of Henry and Welch reports in preparation for Welch deposition (2.2); review of Welch's rebuttal reports identifying weaknesses in Henry opinion and anticipate deposition questioning on same (.4).	2.60
09/14/07	D. Felder	Review discovery and estimation materials for litigation team (4.2); telephone conference with J. Radecki and J. Brownstein regarding environmental settlement (.1); review same and prepare e-mail to R. Frankel and R. Wyron regarding same (.5); review recently filed pleadings for September omnibus hearing and e-mail correspondence with R. Barainca regarding same (2.1); telephone conference with J. Ansbro regarding estimation issues (.2); e-mail correspondence with R. Mullady, J. Ansbro and J. Biggs regarding estimation issues (.2); telephone conference with G. Rasmussen and E. Stallard regarding estimation issues (.5).	7.80



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09/14/07	J. Ansbro	Review latest draft of Jacoby rebuttal expert report (.7) conferences with C. Zurbrugg regarding Garabrandt deposition and expert issues (.4); participate on conference call with J. Kimble and B. Gillespie and N. Jones regarding expert analysis (2.2); follow-up discussions with N. Jones regarding further revisions to Jacoby rebuttal report (.5); e-mails to/from J. Biggs and R. Mullady regarding rebuttal analysis (.7); teleconferences with D. Felder regarding case status and analysis (.3); follow-up teleconference with J. Kimble (.4); revise draft Jacoby rebuttal report (2.5).	7.70
09/14/07	R. Mullady, Jr.	Attention to deposition scheduling and strategy issues in estimation case.	0.50
09/14/07	G. Rasmussen	Conference with E. Stallard regarding rebuttal of Florence (.5); follow-up call to J. Ansbro (.5).	1.00
09/15/07	N. Jones	Research statutes and cases related to surveys (1.3); compose outline of relevant survey issues (2.8); compose e-mail of outline to J. Ansbro (.2).	4.30
09/15/07	A. Weiss	Continue reviewing transcripts of deposition and trial testimonies of Grace witnesses J. Cintani and T. Egan.	4.30
09/15/07	D. Felder	Telephone conference with E. Stallard and G. Rasmussen regarding estimation issues (.9); e-mail correspondence to G. Rasmussen regarding same (.1); review draft expert reports (2.2).	3.20
09/15/07	J. Ansbro	E-mails to/from R. Mullady and G. Rasmussen regarding expert issues (.3); further review and consideration of E. Stallard's draft rebuttal report (.7); e-mail from N. Jones regarding draft Jacoby report and initial review of revised outline of same (.5).	1.50
09/15/07	R. Mullady, Jr.	Review Third Circuit Daubert decisions.	0.50
09/15/07	G. Rasmussen	Conference call with E. Stallard regarding his rebuttal report to Florence.	1.00
09/16/07	N. Jones	Phone call with E. Stallard (1.8); read draft expert report (2.2); confer with J. Ansbro about report (5.5); restructure report to include outline points (2.4).	11.90
09/16/07	C. Zurbrugg	Review Garabrant September 2006 report (1.0); review Garabrant October 2006 report (.9); review Garabrant July 2007 report (.1).	2.00
09/16/07	C. O'Connell	Review notes from deposition of Dr. Richard Lemen in conjunction with Dr. Lemen's expert report; outline key points from deposition.	1.30
09/16/07	A. Weiss	Continue reviewing transcripts of deposition and trial testimonies of Grace witnesses J. Cintani and T. Egan.	5.60
09/16/07	D. Felder	E-mail correspondence from G. Rasmussen, R. Mullady and J. Ansbro regarding estimation issues.	0.20



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09/16/07	J. Ansbro	Telephone conference with R. Mullady regarding expert issues (.3); e-mails to/from R. Mullady and G. Rasmussen regarding same (.2); conference call with E. Stallard and G. Rasmussen regarding supplemental and rebuttal expert analysis (1.6); follow-up telephone conference with G. Rasmussen regarding same (.4); review and revise J. Jacoby rebuttal expert report and conferences with N. Jones regarding same, e-mails to/from J. Jacoby regarding same, review new sections of report, received today from J. Jacoby (7.0).	9.50
09/16/07	R. Mullady, Jr.	Discussions with J. Ansbro and G. Rasmussen regarding rebuttal expert reports (.5); review and revise draft J. Biggs supplemental report (.5).	1.00
09/16/07	G. Rasmussen	Conference with E. Stallard regarding his rebuttal of Florence.	1.70
09/17/07	L. West	Research and prepare expert witness deposition prep binder on M. Laurentius Marais.	1.00
09/17/07	R. Barainca	Research on the FCR's experts in preparation for upcoming depositions.	4.90
09/17/07	T. Hoyer	Prepare recent deposition transcripts in Live Note database in NY and DC; discuss related issues with J. Cangialosi.	0.50
09/17/07	N. Jones	Reading draft expert report (.4); meet with J. Ansbro about report (.2); phone call with J. Ansbro (.2); read through materials used in report (.2); meet and confer with J. Ansbro about expert report (3.8); making notes on draft report for case analysis (2.2); summarizing and making notes on draft report (2.4)	9.40
09/17/07	E. Somers	Conference call with J. Ansbro (.1); conference call with C. Zurbrugg (.2); review expert report of Dr. Gibb (1.1).	1.40
09/17/07	C. Zurbrugg	Telephone conference with B. Bailor re expert deposition (.3); confer with J. Ansbro re expert deposition (.4); review expert reliance materials (.6); confer with J. Ansbro and E. Somers re expert issues (.5); confer with N. Jones re same (.1); confer with E. Somers re same (.3); e-mail R. Mullady re expert issues (.4); prepare for expert deposition (3.1); draft rescheduled deposition notice (.1).	5.80
09/17/07	C. O'Connell	Draft overview of deposition of Dr. Richard Lemen for estimation team.	1.00
09/17/07	C. O'Connell	Draft e-mail and compile materials in preparation for deposition of Dr. Richard Lemen.	0.30
09/17/07	K. Thomas	Conference with R. Wyron re fair and equitable treatment of government claimholders (.2); conference with D. Felder re reviewing PD claim settlements (.1); begin analyzing PD settlements (.7).	1.00



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09/17/07	A. Weiss	Final preparation for T. Egan and J. Cintani depositions, including final question outlines, reading last transcripts of previous testimony, and discussing via e-mail and in-person final ideas/questions to R. Mullady and J. Ansbro.	9.30
09/17/07	J. Cutler	Prepare for Bragg deposition (3.5); update trial database (.2).	3.70
09/17/07	D. Felder	Prepare letter to E. Stallard and review Florence reliance materials (.9); telephone conference with M. Hurford regarding estimation issues and review same (.7); prepare for status meeting (.5); telephone conference with J. Biggs, E. Stallard and litigation team regarding estimation issues and follow-up meeting with litigation team regarding same (1.7); e-mail correspondence with litigation team and J. Biggs regarding estimation issues and review draft report regarding same (3.2).	7.00
09/17/07	J. Ansbro	Telephone conference with R. Mullady and G. Rasmussen regarding expert issues (.4); telephone conference with B. Bailor regarding preparations for Garabrandt deposition (.3); follow-up discussions with C. Zurbrugg regarding same and other expert depositions (.4); review draft outline of examination for Garagrandt (.3); telephone conference with R. Mullady regarding draft Biggs rebuttal report (.5); confer with A. Weiss regarding Cintani and Egan depositions, e-mails to/from Weiss regarding same (.5); confer with N. Jones regarding expert issues (.3); telephone conferences with D. Felder regarding deposition scheduling (.2); e-mails to Tillinghast team regarding expert rebuttal analysis (.4); participate on conference call with estimation team, Tillinghast team and E. Stallard regarding expert rebuttal analysis (1.5); confer with N. Jones regarding same and draft J. Jacoby rebuttal (.3); participate on conference call with R. Mullady, J. Biggs and J. Kimble regarding draft Biggs rebuttal expert report (2.6); follow-up telephone conference with J. Kimble regarding expert analysis (.4); review and revise draft J. Jacoby rebuttal report, further conferences with N. Jones regarding same (2.5); review letter from Grace counsel regarding FCR interrogatories and e-mail from N. Finch regarding same (.3).	10.90
09/17/07	R. Mullady, Jr.	Prepare rebuttal expert reports, related conference calls and internal discussion.	9.20
09/17/07	G. Rasmussen	Review of E. Stallard's rebuttal.	0.70
09/17/07	G. Rasmussen	Conference call with J. Biggs and E. Stallard regarding rebuttal of Florence Report.	0.80
09/17/07	R. Frankel	Review issues re Dies settlements.	0.20



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09/18/07	L. West	Research and prepare expert witness deposition prep binder on M. Laurentius Marais.	2.00
09/18/07	R. Barainca	Research on the FCR's experts in preparation for upcoming depositions.	5.00
09/18/07	D. Fullem	Review and provide copies to R. Frankel and R. Wyron of W.R. Grace financial information.	0.20
09/18/07	N. Jones	Meeting and confer with J. Ansbro including call with J. Biggs and call with R. Mullady (1.5); reading through and making notes on expert reports (10.6).	12.10
09/18/07	E. Somers	Prepare for deposition of Dr. Gibb.	8.80
09/18/07	C. Zurbrugg	Review Hutchins transcript (.1); prepare for expert deposition (4.4); exchange e-mails with R. Mullady and J. Cutler re same (.5); confer with J. Ansbro re discovery issues (.3); draft letter re same (1.5); revise summary of Hutchins deposition (.4).	7.20
09/18/07	K. Thomas	Draft chart summarizing settlement claim amounts and identity of claim holders (2.0)	2.00
09/18/07	A. Weiss	Attend and participate in deposition of Grace fact witness J. Cintani.	8.00
09/18/07	J. Cutler	Complete preparation for Bragg deposition.	2.60
09/18/07	D. Felder	E-mails with J. Brownstein and J. Solganick regarding September omnibus hearing (.1); e-mails from E. Liebenstein, J. Biggs, and N. Finch regarding estimation issues (.6).	0.70





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09/18/07	J. Ansbro	Telephone conference with R. Mullady regarding expert issues (.4); telephone conference with J. Biggs regarding same (.3); prepare for and conferences with N. Jones regarding revisions to draft Jacoby rebuttal expert report (1.7); review and respond to e-mail from J. Cutler regarding questions for Bragg deposition, telephone conference with J. Cutler regarding same (.7); review and revise draft e-mail to Grace counsel regarding its requests for Tillinghast information, e-mails to/from R. Mullady regarding same (.3); review and revise draft letter to Grace counsel regarding responses to FCR interrogatories, confer with C. Zurbrugg regarding same (.5); various e-mails with team members regarding Gibb and Garabrandt depositions (.4); e-mails with J. Biggs and R. Mullady regarding rebuttal report (.4); review and revise J. Biggs' draft rebuttal expert report (5.4); telephone conference with R. Mullady regarding same (.4); initial review of ACC's draft fact witness disclosure and N. Finch e-mail regarding same (.3); review summaries of Lemen and Hutchins depositions (.3); review and respond to e-mail from E. Somers regarding preparations for Gibb deposition (.3).	11.40
09/18/07	R. Mullady, Jr.	Prepare for deposition of D. Garabrant (5.0); confer with N. Finch, J. Ansbro and D. Felder regarding rebuttal expert reports and discovery issues (1.0).	6.00
09/18/07	R. Frankel	Review agenda re omnibus hearing; notes re same.	0.30
09/18/07	R. Frankel	Review series of motions, agreements to settlement PD claims (Dies).	2.20
09/19/07	R. Barainca	Research on the FCR's experts in preparation for upcoming depositions.	1.80
09/19/07	N. Jones	Make notes on expert report (2.5); meet and confer with J. Ansbro and K. Maco (.3); conduct research on legal analysis of surveys (3.2); meet and confer with J. Ansbro on survey evidence and expert reports (4.1).	10.10
09/19/07	K. Maco	Meet with J. Ansbro and N. Jones regarding case research (.4); conduct fact research regarding expert analysis (2.0).	2.40
09/19/07	E. Somers	Prepare deposition outline for Gibb deposition.	1.50
09/19/07	C. Zurbrugg	Review expert reliance materials (0.3); prepare for expert deposition (1.8); review draft expert report (1.5); confer with J. Ansbro and N. Jones re same (0.6).	4.20
09/19/07	A. Weiss	Attend and participate in deposition of Grace fact witness T. Egan.	8.00
09/19/07	J. Cutler	Attend and participate in deposition of Gordon Bragg.	5.00



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09/19/07	D. Felder	E-mail correspondence with J. Biggs regarding estimation issues (.2); telephone conference with J. Ansbro regarding estimation issues and e-mail correspondence regarding same (.2); review draft expert reports (4.5).	4.90
09/19/07	J. Ansbro	Revise J. Biggs' draft rebuttal expert report, e-mails to Biggs and R. Mullady regarding same (1.5); review Grace counsel e-mails regarding reliance materials, e-mails to/from R. Mullady and D. Felder regarding same (.6); review and revise latest draft of J. Radecki's rebuttal expert report (.7); telephone conference with B. Gillespie regarding expert analysis (.5); conference with K. Maco regarding fact research for expert analysis, telephone conferences with D. Felder regarding same (.7); telephone conference with J. Biggs regarding draft supplemental report, e-mails to/from Biggs regarding same (.7); conferences with C. Zurbrugg regarding research for same and preparation for expert depositions, review fact research (.8); review ACC counsel comments to draft E. Stallard expert report, e-mails to Stallard regarding same (.5); revise draft J. Jacoby Rebuttal Report (5.3).	11.30
09/19/07	R. Mullady, Jr.	Attention to J. Jacoby and J. Biggs expert rebuttal reports (1.0); further preparation for D. Garabrant deposition (.5); review and reply to e-mails from Grace counsel regarding J. Biggs data and cancellation of depositions (.3).	1.80
09/20/07	T. Hoye	Prepare transcripts in NY and DC Live Note databases as requested by J. Cangialosi.	0.30
09/20/07	N. Jones	Skim new draft of Jacoby expert report (.3); participate in call with R. Mullady and J. Ansbro (1); meet with K. Maco (.2); read through draft of expert report (1.2); meet with J. Ansbro (.7); gather survey research (3.4); confer with J. Cutler about expert depositions (.2); confer with J. Ansbro (.6); adding suggested revisions to reports (1.5).	9.10
09/20/07	K. Maco	Meet with N. Jones regarding expert analysis (.2); prepare supporting documents for expert analysis (1.6).	1.80
09/20/07	E. Somers	Prepare materials to prep M. Shapo for deposition.	1.00
09/20/07	E. Somers	Call with J. Cutler to discuss deposition experience and strategy (.2); prepare for deposition prep with M. Shapo (.3); locate, review expert report of Dr. Hammar (.8).	1.30
09/20/07	C. Zurbrugg	Review draft expert report (1.7); confer with J. Ansbro re schedule (.2).	1.90
09/20/07	C. O'Connell	Review deposition calendar and expert report materials.	0.20



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09/20/07	K. Thomas	Review all PD Settlements and summarize PD settlements in memorandum to D.Felder and R. Wyron (3.0); series of conferences re same with R. Wyron and D. Felder (.2); additional research related to same and conference with D. Felder re same (.3).	3.50
09/20/07	A. Weiss	Review notes from Egan and Cintani depositions and summarize in e-mail (4.0); review Rodricks' expert reports (1.1); begin reviewing other industrial hygiene reports (3.4).	8.50
09/20/07	J. Cutler	Review rough Bragg transcript.	0.70
09/20/07	D. Felder	Review draft expert reports (4.8); e-mail correspondence with litigation team regarding same (.3); e-mail correspondence with D. Smith and J. Cutler regarding depositions (.2); telephone conference with D. Austern regarding estimation issues (.1); conference with K. Thomas regarding PD issues (.1); e-mail correspondence with J. Ansbro and J. Biggs regarding estimation issues (.5); review Ninth Circuit opinion in Grace's criminal case (.4).	6.40
09/20/07	J. Ansbro	Telephone conference with R. Mullady regarding revised draft of J. Jacoby rebuttal expert report, review Mullady's written comments to same (.5); conference call with R. Mullady, N. Jones and J. Jacoby regarding same (1.0); follow-up e-mails to/from Jacoby (.5); telephone conference with R. Mullady regarding Biggs' rebuttal report (.3); further review and comment upon E. Stallard's revised rebuttal report (.7); review J. Jacoby's revisions to his draft rebuttal report, conferences with N. Jones regarding further revisions to same (.5); telephone conferences with J. Biggs (.3); e-mails to/from K. Maco regarding fact research for expert report, review same (.5); e-mails to/from J. Cutler regarding Bragg testimony, review selections of same (.6); review and respond to various e-mails from Tillinghast team regarding revisions to Biggs' Rebuttal report (1.0); revise Biggs' draft Rebuttal report and e-mails to Biggs regarding same (3.7); further review and comments to team regarding draft J. Radecki rebuttal report (.4); confer with C. Zurbrugg regarding deposition schedule and assignments (.2).	10.20
09/20/07	R. Mullady, Jr.	Review and revise draft expert rebuttal reports (6.5); conference call with J. Jacoby and J. Ansbro (1.2); e-mails regarding 9/24 omnibus hearing and estimation hearing issues (.4).	8.10
09/20/07	G. Rasmussen	Review of E. Stallard draft rebuttal.	0.30
09/20/07	R. Frankel	Review series of e-mails, reports re Libby criminal case.	0.60



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09/20/07	R. Frankel	Review spreadsheet from J. Radecki, Sinclair (.8); telephone conference with J. Radecki, Brownstein re same (.3).	1.10
09/21/07	N. Jones	Phone call with J. Ansbro and C. Zurbrugg (.3); reading and answering e-mails re research on surveys (.5).	0.80
09/21/07	E. Somers	Prepare for deposition of Dr. Hammar (1.7); prepare for deposition prep for M. Shapo (.9).	2.60
09/21/07	E. Somers	Prepare Shapo Report for final submission, including preparation of references list and publications list (1.8); finalize document and print into PDF format for submission (1.1).	2.90
09/21/07	C. Zurbrugg	Review draft expert reports (2.8); gather materials for same (0.2); confer with J. Ansbro re expert issues (2.7); review deposition transcript (0.8); confer with J. Ansbro re same (0.2).	6.70
09/21/07	C. O'Connell	Discuss strategy for expert depositions with A. Weiss and review expert report binders.	0.30
09/21/07	A. Weiss	Continue reviewing industrial hygiene reports to prepare for Rodricks, Hayes and Castleman depositions.	6.60
09/21/07	J. Cutler	Discuss J. Jacoby report with J. Ansbro (.1); review and comment on J. Jacoby report (.9).	1.00
09/21/07	A. Kim	Further preparatory work for Welch deposition.	0.50
09/21/07	D. Felder	Review Grace document production (.3); telephone conference and e-mail correspondence with C. O'Connell regarding depositions (.2); review schedule and e-mail correspondence from Debtors regarding depositions and update same (.5); telephone conference with J. Marvin regarding estimation issues (.2); telephone conference with J. Ansbro regarding estimation issues (.2); review draft expert reports from J. Biggs and E. Stallard (3.2).	4.60



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09/21/07	J. Ansbro	Review A. Weiss report regarding Egan and Cintani depositions, teleconference with Weiss regarding same (.5); review 9th Circuit decision in Grace criminal case, e-mail to J. Biggs regarding same (.8); further revisions to J. Jacoby draft Rebuttal report, e-mails to R. Mullady and Jacoby regarding same (2.5); e-mails with N. Jones regarding same and review Jones' research results (.8); teleconference with C. Zurbrugg and N. Jones regarding revisions to Jacoby draft and follow-up actions for same (.3); conferences with C. Zurbrugg regarding review and revisions to draft expert reports (1.0); review and revise draft report to J. Jacoby from Princeton Research (.7); e-mails to/from J. Cutler regarding Grace expert witness' testimony, review same and e-mails to/from N. Finch regarding same (1.1); review proposed section for Supplemental Biggs Report, e-mails to B. Gillespie and R. Mullady regarding same (.5); review letter from D. Mendelson regarding FCR document demands, e-mail to D. Felder and R. Mullady regarding same (.3); review J. Biggs' revisions to draft Rebuttal report (1.0).	9.50
09/21/07	R. Mullady, Jr.	Review and comment on draft expert rebuttal reports (1.0); conference call with B. Harding and N. Finch regarding pre-trial matters.	1.80
09/21/07	G. Rasmussen	Review of Stallard's rebuttal report.	3.50
09/21/07	G. Rasmussen	Conference with Stallard.	1.00
09/21/07	G. Rasmussen	Analysis of Lee Report.	0.70
09/21/07	G. Rasmussen	Analysis of Lee Report.	0.30
09/21/07	G. Rasmussen	Review Roggli's book relating to his report.	4.50
09/21/07	R. Frankel	Review Ninth Circuit opinion.	0.90
09/22/07	C. Zurbrugg	Review expert report (2.5); draft e-mail to J. Ansbro re same (.5).	3.00
09/22/07	J. Ansbro	Review R. Mullady's and G. Rasmussen's comments to draft Biggs Rebuttal report, e-mails to/from Mullady and Rasmussen regarding same (2.0); review and further revise Biggs' draft Rebuttal (1.2); revise draft Rebuttal report of J. Jacoby, e-mails to/from Jacoby and team members regarding same, confer with C. Zurbrugg regarding revisions to same (4.0).	7.20
09/22/07	R. Mullady, Jr.	Review and revise draft supplemental and rebuttal expert report of J. Biggs.	3.00
09/22/07	G. Rasmussen	Review of J. Biggs' rebuttal to Florence.	3.30



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09/23/07	C. Zurbrugg	Review expert report (5.4); confer with J. Ansbro re expert reports (.2); draft witness disclosure list (.2); confer with J. Ansbro re same (.7); revise same (.4); confer with J. Ansbro re schedule (.1).	7.00
09/23/07	J. Ansbro	Further revisions to J. Jacoby's draft Rebuttal report, e-mails to J. Jacoby and R. Mullady regarding same, confer with C. Zurbrugg regarding same (3.5); telephone conference and e-mails with J. Kimble regarding same (1.0); further revisions to J. Biggs' draft Rebuttal report, e-mails to/from Biggs and R. Mullady regarding same, confer with C. Zurbrugg regarding revisions (3.5); confer with C. Zurbrugg regarding fact witness disclosure, review and comments to draft of same (.4); review and comments to latest draft of E. Stallards' Rebuttal report, e-mail to G. Rasmussen regarding same (.8); confer with C. Zurbrugg regarding upcoming expert witness schedule and preparations (.2).	9.40
09/23/07	R. Mullady, Jr.	Review and revise draft reports of E. Stallard, J. Biggs and J. Jacoby.	4.20
09/23/07	G. Rasmussen	Review E. Stallard's rebuttal report.	2.70
09/23/07	G. Rasmussen	Review of J. Jacoby's rebuttal report.	0.70
09/24/07	N. Jones	Reading through expert report (1.3); meet and confer with J. Ansbro (.8); looking through materials sent to expert materials as reliance materials (1.9); looking through Rust files to find information used in expert report (1.8); meet and confer with J. Ansbro and C Zurbrugg (1).	6.80
09/24/07	K. Maco	Meet with J. Ansbro and C. Zurbrugg regarding fact research for expert testimony (.2); conduct research for expert testimony (3.9).	4.10
09/24/07	C. Zurbrugg	Revise fact witness disclosure (.4); review materials re same (.2); telephone conference with J. Wehner re expert issues (.1); review expert report (3.2); confer with J. Ansbro, N. Jones and K. Maco re expert report issues (1.5); conduct research re expert issues (.4); review documents re same (.4).	6.20
09/24/07	A. Weiss	Begin outlining questions for Rodricks deposition and continue reviewing related reports from ACC experts.	9.00
09/24/07	J. Cutler	Prepare for Posner deposition.	0.60



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09/24/07	D. Felder	Review recently filed pleadings (.8); e-mail correspondence with D. Fullem regarding fees (.1); review and revise fact witness list and e-mail and telephone conferences with C. Zurbrugg regarding same (.8); conference with A. Weiss regarding discovery (.1); review estimation expert reports and finalize same (2.7); prepare motion to file under seal regarding expert reports (.9); prepare notice of expert reports (.2); telephonic participation in omnibus hearing (1.6); e-mail summary to J. Solganick, R. Frankel and R. Wyron (.3); telephone conference with E. Stallard regarding expert report (.1); telephone conference with M. Hurford regarding estimation issues (.2); review hearing transcripts regarding questionnaires and telephone conference with J. Ansbro regarding same (.3).	8.10
09/24/07	J. Ansbro	Telephone conference with J. Wehner regarding expert rebuttal reports (1.0); e-mails to/from N. Finch regarding draft Jacoby Rebuttal (.4); telephone conferences with J. Kimble regarding draft rebuttal reports (.7); telephone conference with R. Mullady review draft Jacoby and Biggs rebuttal reports (.5); conferences with C. Zurbrugg regarding record review and revisions to draft expert reports (.8); conferences with N. Jones and K. Maco regarding revisions to draft J. Jacoby Rebuttal report and record review in connection with same (1.6); e-mails to/from ACC counsel and team regarding fact witness disclosure, review draft confer with C. Zurbrugg regarding revisions to same, finalize same (.5); e-mails to/from J. Cutler regarding preparations for Posner deposition (.4); further teleconference with R. Mullady regarding draft Jacoby report (.4); review K. Macon's fact research in connection with Jacoby draft Rebuttal (.7); further revisions to draft Jacoby Rebuttal and e-mails to/from J. Jacoby regarding same (1.0); revise J. Biggs' draft Supplemental report, review materials in connection with same, e-mails to/from J. Biggs regarding same (2.2).	10.20
09/24/07	R. Mullady, Jr.	Further preparation of supplemental and rebuttal expert witness reports (7.0); attend omnibus hearing by telephone (1.5); review parties' fact witness lists (.3)	8.80
09/24/07	R. Frankel	Review draft J. Jacoby rebuttal report.	1.20



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09/25/07	N. Jones	Meet and confer with J. Ansbro re expert reports (.2); prepare report for service on other parties (2.9); liaise with J. Jacoby (.2); meet and confer with J. Ansbro re expert reports (.8); meet and confer with J. Ansbro re expert reports (.4) meet and confer with J. Ansbro re expert reports (.4).	4.90
09/25/07	E. Somers	Gather reliance materials for Shapo deposition prep (1.1); compare opinions of Shapo and Dunbar (1.3); draft outline for Shapo deposition prep session (1.5).	3.90
09/25/07	C. Zurbrugg	Prepare expert information for trial litigation (2.3); conduct preparation for Rust deposition (4.8); confer with J. Ansbro re expert issues (.1).	7.20
09/25/07	A. Weiss	Review industrial hygiene expert reports from both Debtors and ACC to prepare for Rodricks, Hays, and Castleman depositions.	7.50
09/25/07	J. Cutler	Continued preparation for Posner deposition.	0.60
09/25/07	D. Felder	Finalize supplemental and rebuttal estimation expert reports of J. Radecki, E. Stallard, J. Biggs, M. Shapo and J. Jacoby (9.5); telephone conference with G. Rasmussen regarding estimation expert reports (.1); e-mail correspondence with E. Stallard regarding same (.3); review expert reliance materials (1.5); review J. Heckman's expert report (.8); review J. Biggs' reliance list (.5); review Debtors' estimation expert reports (.8).	13.50
09/25/07	J. Ansbro	Revisions and finalize draft J. Jacoby Rebuttal report, telephone conference and e-mails with J. Jacoby regarding same, conference with N. Jones regarding same (3.0); revisions to draft J. Biggs Rebuttal report, e-mails to/from J. Biggs and R. Mullady regarding same (3.5); revisions to draft J. Biggs Supplemental report, telephone conference with J. Biggs regarding same (1.5); telephone conferences and e-mails with D. Felder regarding preparation and service of all expert reports (1.0); conferences with C. Zurbrugg regarding revisions and finalization of expert reports (.6); initial review of ACC and Grace expert rebuttal reports (rec'd today) (1.0).	10.60
09/25/07	R. Mullady, Jr.	Further preparation of expert rebuttal reports.	3.50
09/25/07	G. Rasmussen	Final review of Stallard report.	0.40
09/26/07	L. West	Redact quoted materials and exhibits regarding cases under seal from M. Shapo expert report.	0.50
09/26/07	R. Barainca	Research on the FCR's experts in preparation for upcoming depositions.	0.50
09/26/07	R. Barainca	Review supplemental and rebuttal estimation reports for D. Felder.	1.50





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09/26/07	T. Hoye	Prepare transcripts in Live Note in NY and DC database as requested by J. Cangialosi.	0.60
09/26/07	J. Cangialosi	Assist attorney re preparation of work copies of deposition transcripts.	0.50
09/26/07	E. Somers	Prepare binder for M. Shapo trip (1.1); obtain and review rebuttal reports filed 9/25 for J. Biggs, Peterson, and Snyder (3.3); prepare depo outline for M. Shapo review trip (5.7).	10.10
09/26/07	C. Zurbrugg	Conduct preparation for Rust deposition (4.7); confer with J. Ansbro re expert issues (1.1); confer with N. Jones re same (0.2).	6.00
09/26/07	C. O'Connell	Review expert report of S. Hammar (.8); draft notes in preparation for deposition of S. Hammar (.7).	1.50
09/26/07	A. Weiss	Continue reviewing industrial hygiene reports in preparation for Rodricks, Hays and Castleman depositions.	5.50
09/26/07	J. Cutler	Attend J. Posner deposition.	7.30
09/26/07	D. Felder	Review estimation expert reports (3.4); review and finalize reliance materials for J. Biggs and E. Stallard (3.5).	6.90
09/26/07	J. Ansbro	Review expert rebuttal reports, e-mails to/from R. Mullady and team members regarding same (6.0); conferences with C. Zurbrugg regarding UCC and Grace expert rebuttal reports (1.0); confer with R. Frankel regarding same (.3).	7.30
09/26/07	R. Mullady, Jr.	Review and reply to e-mails from ACC counsel and estimation team regarding rebuttal expert reports (.4); discussions with E. Somers regarding M. Shapo deposition preparation (.2).	0.60
09/26/07	R. Wyron	Begin review of supplemental expert reports.	0.90
09/26/07	R. Frankel	Confer with J. Ansbro re reports of experts.	0.40
09/27/07	R. Barainca	Research on the FCR's experts in preparation for upcoming depositions.	2.00
09/27/07	R. Barainca	Confer with representative from Evans Court Reporting and C. O'Connell (separately ) regarding ordering Expert Witness Transcripts.	0.50
09/27/07	N. Jones	Meet and confer with J. Ansbro.	0.20
09/27/07	K. Maco	Meet with J. Ansbro regarding documents produced by Kirkland (.2); review documents produced (1.3).	1.50
09/27/07	E. Somers	Review expert report of S. Hammar (2.2); participate in deposition of S. Hammar by telephone (3.5); review recently submitted rebuttal expert reports in the context of preparation for M. Shapo deposition (2.1).	7.80
09/27/07	C. Zurbrugg	Exchange e-mails with J. Ansbro re expert issues (.1); confer with J. Ansbro re same (.5); review e-mail from J. Ansbro re deposition and confer re same (.6); conduct preparation for Rust deposition (6.2).	7.40



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09/27/07	C. O'Connell	Attend deposition of Samuel Hammar via telephone (3.6); organize and review notes taken during Samuel Hammar's deposition (.5).	4.10
09/27/07	A. Weiss	Create deposition digest for deposition of T. Egan.	9.00
09/27/07	J. Cutler	Continue preparation for Frank deposition.	0.40
09/27/07	A. Kim	Analysis of Letitia Chambers expert rebuttal report (2.9); initial review of conclusions of Petersen and Biggs that Chambers rebuts (.5).	3.40
09/27/07	D. Felder	E-mail correspondence with litigation team and experts regarding estimation issues (.9); continue reviewing estimation expert reports (6.4); telephone conference with G. Rasmussen regarding estimation issues (.1).	7.40
09/27/07	J. Ansbro	Conferences with C. Zurbrugg regarding Grace rebuttal expert report and preparations for Rust deposition (1.2); confer with K. Mako regarding review of Grace's latest document production (.5), initial review of same (.4); telephone conference with J. Cutler regarding Dr. Frank deposition and Bragg testimony (.3); review L. Chambers' Rebuttal report, e-mails to team members regarding same (4.2); review and respond to e-mail from J. Jacoby (.4); confer with N. Jones regarding preparation for Jacoby deposition and research assignment (.3); e-mails to/from N. Finch regarding analysis of Florence Rebuttal report (.3); telephone conference with J. Wehner regarding same (.5); e-mails to/from J. Kimble regarding same (.3).	8.40
09/27/07	R. Mullady, Jr.	Telephone conversation with J. Ansbro (.2); prepare for meeting with M. Shapo on 9/28/07 (1.0).	1.20
09/27/07	G. Rasmussen	Monitor S. Hammer deposition.	0.20
09/28/07	W. Addo	Researched for articles for C. Zurbrugg	0.30
09/28/07	K. Maco	Review documents produced.	0.50
09/28/07	E. Somers	Work with M. Shapo and R. Mullady to prepare M. Shapo for expert witness deposition (5.5); organize work-related documents and deposition prep binders (.5).	6.00
09/28/07	C. Zurbrugg	Conduct preparation for Rust deposition.	3.20
09/28/07	A. Weiss	Complete deposition summary for Thomas F. Egan.	8.30
09/28/07	J. Cutler	Complete preparation for Frank deposition (1.0); attend Frank deposition (6.5).	7.50



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09/28/07	D. Felder	E-mail correspondence with J. Biggs and J. Kimble regarding reliance materials (.3); review and revise deposition schedule and e-mail correspondence to S. McMillian and B. Harding regarding same (.4); e-mail correspondence with litigation team regarding depositions (.6); e-mail correspondence with J. Ansbro regarding estimation issues (.2); review deposition exhibits and e-mail correspondence with J. Cangialosi regarding same (.2); review recently filed pleadings and e-mails with R. Barainca regarding same (.9); telephone conference with J. Ansbro regarding estimation issues (.1); telephone conference with J. Kimble regarding estimation issues (.1); e-mail correspondence with R. Mullady and J. Ansbro regarding estimation issues (.1); review L. Chambers materials and e-mail to R. Mullady and J. Ansbro regarding same (.5); review estimation expert reports (2.3).	5.70
09/28/07	J. Ansbro	Review Grace and UCC expert Supplemental and Rebuttal reports (4.5); conferences with K. Maco regarding review of additional documents produced by Grace (.3); review Grace Interrogatories and Document Demands (received today) e-mails to/from D. Felder regarding same (.4); e-mails to/from R. Mullady regarding expert rebuttal reports and discussions with ACC counsel (.4); e-mails to/from J. Kimble regarding analysis of Florence Supplemental report (.3).	5.90
09/28/07	R. Mullady, Jr.	Prepare for and meet with M. Shapo for deposition preparation (8.0); review rebuttal expert reports of ACC experts (Snyder and Peterson) (3.0); e-mails to/from J. Ansbro, D. Felder and J. Kimble regarding estimation issues (.5).	11.50
09/29/07	J. Ansbro	Review expert rebuttal and supplemental reports.	2.00
09/29/07	R. Mullady, Jr.	E-mails to/from D. Felder and N. Finch regarding estimation.	0.30
09/30/07	A. Kim	Initial review of L. Chambers' prior articles relevant to expert opinion (.7); review and analysis of L. Chambers' prior report in other cases (.9).	1.60
09/30/07	J. Ansbro	Continue review of Grace and UCC rebuttal expert reports.	3.50
		Total Hours	1,024.50
		Total For Services	\$464,475.00



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	Hours	Rate	Amount
<b><u>Timekeeper Summary</u></b>			
Wilson Addo	0.70	205.00	143.50
John Ansbro	200.40	625.00	125,250.00
Rachael Barainca	21.20	150.00	3,180.00
James Cangialosi	0.50	235.00	117.50
Joshua M. Cutler	33.10	430.00	14,233.00
Alan P. Dubin	1.10	205.00	225.50
Debra Felder	126.00	465.00	58,590.00
Roger Frankel	16.90	770.00	13,013.00
Debra O. Fullem	1.20	225.00	270.00
Timothy J. Hoyer	1.40	195.00	273.00
Nicole M. Jones	111.30	270.00	30,051.00
Antony P. Kim	20.20	430.00	8,686.00
Katherine E. Maco	10.30	270.00	2,781.00
Raymond G. Mullady, Jr.	99.70	695.00	69,291.50
Risa L. Mulligan	1.00	170.00	170.00
Christopher O'Connell	18.70	390.00	7,293.00
Garret G. Rasmussen	31.00	700.00	21,700.00
Emily S. Somers	69.70	270.00	18,819.00
Katherine S. Thomas	16.30	390.00	6,357.00
Annie L. Weiss	115.90	390.00	45,201.00
Logan B. West	25.50	85.00	2,167.50
Richard H. Wyron	0.90	700.00	630.00
Catharine L. Zurbrugg	101.50	355.00	36,032.50
Total All Timekeepers	1,024.50	\$453.37	\$464,475.00



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## Disbursements

Deposition/Transcript Expenses	3,991.05	
Desktop Publishing standard per hour charge	15.00	
Duplicating Expense	6,118.50	
Expert; Consultants	367,634.28	
Express Delivery	504.17	
Lexis Research	611.00	
Local Taxi Expense	348.63	
Other Business Meals	361.06	
Out of Town Business Meals	60.99	
Outside Reproduction Services	1,601.59	
Outside Services	265.32	
Parking Expense	48.00	
Postage	984.99	
Secretarial/Staff Overtime	16.32	
Telephone	68.65	
Travel Expense, Air Fare	626.60	
Travel Expense, Local	83.20	
Travel Expense, Out of Town	400.24	
Westlaw Research	7,481.15	
Total Disbursements		\$391,220.74

**Total For This Matter** **\$855,695.74**



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For Legal Services Rendered Through September 30, 2007 in Connection With:

**Matter: 9 - Plan & Disclosure Statement**

09/02/07	R. Frankel	Telephone conference with D. Austern re negotiations (.2); prepare notes re same (.4).	0.60
09/04/07	R. Frankel	Telephone conferences with E. Inselbuch, J. Sakalo re negotiations, meeting (.4); series of e-mails re same, term sheet (.4).	0.80
09/04/07	R. Frankel	Review draft term sheet from E. Inselbuch, consider plan issues re same.	1.30
09/05/07	M. Wallace	Prepare for and meet with plan team regarding asbestos plan term sheet, issues and process (1.3); discuss scheduling and tasks with D. Felder (.2).	1.50
09/05/07	R. Wyron	Review draft term sheet and claims analysis (.7); organize outline for plan process (.8); meet with plan team on plan process and preliminary issues, and follow-up (1.3).	2.80
09/05/07	R. Wyron	Review deposition calendar on PI estimation and outline issues and changes.	0.60
09/05/07	R. Frankel	Review spreadsheet from Piper Jaffray with plan analysis, claims issues.	1.40
09/05/07	R. Frankel	Telephone conferences with E. Inselbuch re Term Sheet (.3); telephone conference with D. Austern re same (.3); notes re same (.1).	0.70
09/05/07	R. Frankel	Prepare notes of open issues in preparation for meeting with E. Inselbuch (1.4); review plan issues (.4).	1.80
09/05/07	R. Frankel	Confer with plan team re plan issues, disclosure issues.	1.60
09/06/07	R. Barainca	Research for Eighth Circuit briefs for D. Felder.	0.30
09/06/07	R. Barainca	Review materials regarding plan issues.	2.50
09/06/07	M. Wallace	Research and organize latest public information for due diligence team regarding asbestos disclosure statement.	0.40
09/06/07	R. Wyron	Confer with Piper Jaffray on plan issues (.4); review analyses on plan funding and claims, and follow-up (.8); begin review of plan documents (1.1).	2.30
09/06/07	R. Frankel	Prepare outline of plan issues in preparation for meeting with E. Inselbuch.	1.60
09/06/07	R. Frankel	Telephone conference with S. Baena re meeting with E. Inselbuch (.3); notes re same (.1).	0.40
09/06/07	R. Frankel	Confer with J. Musoff re due diligence issues.	0.30
09/06/07	R. Frankel	Confer with E. Inselbuch re plan issues (1.3); notes re same (.3).	1.60



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09/06/07	R. Frankel	Confer with J. Radecki, J. Brownstein re plan of reorganization numbers, due diligence (1.1); notes re same (.3).	1.40
09/07/07	M. Wallace	Review and respond to correspondence regarding meeting on plan issues with ACC (.1); organize materials to prepare issues list for meeting (.2); telephone call with R. Wyron regarding issues in debtors' prior plan (.2).	0.50
09/07/07	J. Musoff	Review and analyze Disclosure Statement and 10-K in connection with due diligence on the Grace criminal proceedings.	2.50
09/07/07	R. Wyron	Continue review of Plan documents and analyses in preparation for meeting at Caplin on 9/10.	2.10
09/07/07	R. Frankel	Telephone conference with E. Inselbuch re PD committee, numbers for POR (.1); telephone conference with P. Lockwood re plan drafting issues (.4); notes re same (.2).	0.70
09/07/07	R. Frankel	Prepare notes re POR structure in preparation for meeting with Caplin during travel to DC.	1.20
09/08/07	M. Wallace	Review plan, disclosure statement, TDPs and term sheet to formulate issues list.	3.20
09/10/07	D. Felder	Conference with R. Frankel, R. Wyron, M. Wallace, P. Lockwood, and R. Reinsel regarding plan issues (2.3); conference with K. Thomas regarding plan issues (.3); review Debtors' plan and disclosure statement (1.2); prepare agenda for meeting with D. Austern (.3).	4.10
09/10/07	M. Wallace	Prepare for meeting with Caplin & Drysdale (1.0); update issues list and distribute internally (.1); discuss issues with R. Wyron and R. Frankel in plan (.8); meeting with P. Lockwood and R. Reinsel regarding term sheet/plan issues (2.0); begin updating glossary and noting issues in same (.9); begin revising boilerplate provisions in the asbestos plan (.4).	5.20
09/10/07	J. Musoff	Review disclosure statements and appellate briefs re criminal proceedings.	1.80
09/10/07	C. Reynolds	Telephone conference with R. Frankel re status of case and key tax issues (.2); review of e-mails (.1).	0.30
09/10/07	R. Wyron	Review plan issues (.6); meet with counsel for ACC on plan term sheet and issues to be resolved (2.3); review agenda for meeting with D. Austern (.2); follow-up on environmental issues with B. Lawrence and organize materials for review (.6).	3.70
09/10/07	R. Frankel	Review Grace disclosure statement.	1.40
09/10/07	R. Frankel	Review issues list, prepare notes in preparation for meeting with P. Lockwood, Reinsel.	1.30



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09/10/07	R. Frankel	Confer with P. Lockwood, Reinsel, R. Wyron, D. Felder, M. Wallace re POR issues, structure at C&D (2.3); notes re same (.3).	2.60
09/10/07	R. Frankel	Telephone conference with C. Reynolds re Grace POR, tax issues (.2); notes, e-mails re same (.3).	0.50
09/10/07	R. Frankel	Review e-mail re debtwire article (.3); telephone conference with M. Shelnitz re same (.1).	0.40
09/11/07	E. Sorokina	Review bankruptcy plan and corporate disclosure statements to identify environmental liabilities of Grace.	1.50
09/11/07	D. Felder	Conference with M. Wallace regarding plan issues (.1); review materials for M. Wallace regarding plan issues (.8); review Grace SEC filings (.3).	1.20
09/11/07	M. Wallace	Review 10Q and debtor disclosure statement for information regarding hearings and orders regarding estimation (.7); continue revising glossary to update to deal and changes in factual circumstances (3.6); draft issues list to discuss with R. Frankel regarding drafting and timing (.2); discuss issues in drafting plan with R. Frankel (.2); coordinate drafting of disclosure statement with D. Felder (.1); continue drafting plan to update to deal and changes in factual circumstances (6.6); correspond with and telephone conferences with D. Felder regarding factual issues in updating the Plan (.2).	11.60
09/11/07	R. Wyron	Review agenda for meeting with D. Austern and prepare (.3); review materials on ZAI claim and special counsel re binding effect (.4); call with K. Thomas on ZAI and follow-up (.3); organize disclosure statement issues list (.6).	1.60
09/11/07	R. Frankel	Confer with M. Wallace re plan issues; notes re same.	0.40
09/12/07	E. Sorokina	Review bankruptcy plan and corporate disclosure statements for environmental liabilities of Grace.	0.50
09/12/07	D. Felder	Review Grace's latest 10-K filing.	1.00
09/12/07	M. Wallace	Discuss distribution allocation issues with R. Frankel (.5); continue drafting and working through issues in waterfall provisions (5.0); continue drafting and working through issues in the Plan (4.4).	9.90
09/12/07	J. Musoff	Analyze appellate briefs in connection with disclosure statements re Libby criminal case.	1.60
09/12/07	C. Reynolds	Begin review of debtor's plan of reorganization.	1.20
09/12/07	R. Wyron	Prepare summary for strategy conference with D. Austern (.4); meet with D. Austern and follow-up (3.2); review open Grace issues (.5).	4.10
09/12/07	R. Frankel	Confer with M. Wallace re plan issues (.5); notes re same (.2).	0.70





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09/12/07	R. Frankel	Review, edit proposal re settlement of ZAI claims; notes re same.	0.90
09/13/07	E. Sorokina	Conduct legal research of liens and judgments against Grace.	0.50
09/13/07	M. Wallace	Review and revise treatment insert and definitions (1.5); review Asbestos Glossary against debtors' filed version and current draft Asbestos Plan and revise to conform as appropriate (4.9); complete initial review and editing of Asbestos Plan (1.8).	8.20
09/13/07	C. Reynolds	Finish review of Debtor's proposed plan of reorganization (.3); review Debtor's disclosure statement, focusing on tax discussion (1.8); research accuracy of certain tax statements made in disclosure statement (.9); quick review annual and quarterly reports (.7).	3.70
09/14/07	D. Felder	Telephone conference with C. Reynolds regarding tax issues.	0.10
09/14/07	M. Wallace	Review revised treatment insert and finalize for internal distribution (.3); review revised Asbestos Glossary and finalize for internal distribution (.7); begin review of revised plan (1.3); review correspondence and voice-mail from tax counsel and respond to same (.1).	2.40
09/14/07	J. Musoff	Review disclosure statements and analyze circuit court appeals re criminal case.	0.50
09/14/07	C. Reynolds	Telephone conference with R. Frankel re motion to have foreign subs declare dividends (.5); research re qualified settlement funds (1.2); e-mail to R. Frankel re possible disallowance of NOLs (.1); telephone conference with D. Felder re Grace plan (.2); begin work on tax discussion to include in disclosure statement (2.0).	4.00
09/14/07	R. Frankel	Telephone conference with C. Reynolds re plan issues, motion.	0.40
09/14/07	R. Frankel	Telephone conference with D. Austern re status (.2); e-mails with E. Inselbuch re same (.2).	0.40
09/14/07	R. Frankel	Review draft motion, order re tax restructuring.	0.90
09/14/07	R. Frankel	Review Power Point presentation settlement agreement, e-mail re proposed settlement of environmental claims.	2.20
09/15/07	M. Wallace	Review and revise plan for internal distribution (3.3); revise waterfall provisions regarding consideration of interest issues (.2); review and revise glossary regarding interest issues (.1); correspond with Orrick team regarding review of documentation (.1).	3.70
09/16/07	R. Frankel	Review drafts of pla and waterfall insert from M. Wallace.	2.10
09/17/07	C. Reynolds	Research issues under IRC 104, 165, 382. and 468B (2.8); continue work on tax disclosure (1.5).	4.30



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09/17/07	R. Wyron	Begin review of draft plan terms.	0.80
09/17/07	R. Frankel	Telephone conference with Martin Dies re PD claims settlement (.3); telephone conference with D. Austern re same (.3).	0.60
09/17/07	R. Frankel	Telephone conference with J. Radecki re status (.2); telephone conference with E. Inselbuch re meeting re plan (.3).	0.50
09/17/07	R. Frankel	Review, edit draft plan.	1.60
09/18/07	D. Felder	Conference with plan team regarding plan issues (1.8); review plan documents and SEC filings (3.1).	4.90
09/18/07	M. Wallace	Meeting with R. Wyron, R. Frankel and D. Felder regarding plan drafting issues relating to economics and treatment (1.8); begin considering issues in waterfall and revising the same (4.9); discuss waterfall issues with R. Wyron (.5); edit plan and definitions re Canadian treatment (.3).	7.50
09/18/07	J. Musoff	Analyze and review 9th Circuit appeals in connection with Libby criminal case.	1.00
09/18/07	C. Reynolds	Review analysis of optionization motion by financial advisor and draft e-mail requesting additional info re motion (1.1); telephone conference with J. Brownstein and tax person from WR Grace (.6) research re IRC 304 (.8).	2.50
09/18/07	R. Wyron	Review waterfall analysis and follow-up (1.1); confer with M. Wallace (several times) and R. Frankel on plan issues, structure and strategy (1.9); continue review of plan documents (1.2); review Optimization Plan motion and tax issues (.8); review PD issues list (.4).	5.40
09/18/07	R. Frankel	Review e-mail from Piper Jaffray and motion re tax optimization plan (.7); e-mail Reynolds re same (.2).	0.90
09/18/07	R. Frankel	Confer with plan team re plan structure (1.5); notes re same (.3).	1.80
09/18/07	R. Frankel	Series of e-mails, telephone conferences (S. Baena, E. Inselbuch) re meeting in NY.	0.80
09/19/07	M. Wallace	Review revised plan and glossary (.7); consider waterfall issues and discuss same with R. Wyron (1.2); draft Canadian claims election (.1); revise plan, waterfall and definitions regarding treatment of claims (3.6); discuss treatment of ZAI Claims with R. Wyron and R. Frankel (.3); revise treatment of ZAI Claims based on discussions (.5).	6.40
09/19/07	C. Reynolds	Edits tax disclosure.	0.30
09/19/07	R. Wyron	Work on waterfall provisions for Plan with M. Wallace and outline issues (1.6); review draft plan documents (2.1); review PD settlements (.6).	4.30
09/19/07	R. Frankel	Read draft plan, make edits.	2.20



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09/19/07	R. Frankel	Telephone conferences with R. Wyron, M. Wallace re plan issues.	0.60
09/20/07	D. Felder	Conference with R. Frankel, R. Wyron and M. Wallace regarding plan issues.	1.10
09/20/07	M. Wallace	Continue considering and revising allocation provisions (4.5); meeting with R. Frankel, R. Wyron and D. Felder regarding plan issues (1.0); revise allocation provisions based on internal discussions (1.4); revise plan based on internal discussions (2.7).	9.60
09/20/07	J. Musoff	Review and analyze recent 9th Circuit decision.	1.50
09/20/07	R. Wyron	Review waterfall provisions and confer with M. Wallace on open issues (1.1); meet with plan team on plan issues and drafts, and follow-up (1.2); review plan drafts (1.6); review insurance memo regarding available insurance and follow-up e-mail (.8).	4.70
09/20/07	R. Frankel	Read drafts of plan.	1.20
09/20/07	R. Frankel	Confer with M. Wallace, R. Wyron re plan issues, structure (1.1); notes re same (.2).	1.30
09/20/07	R. Frankel	Consider plan structure issues.	0.60
09/21/07	C. Rogers	Phone call with R. Wyron about 1129(b) issues.	0.30
09/21/07	C. Rogers	Legal research on 1129(b) issues.	2.30
09/21/07	C. Rogers	Research regarding 1129(b) issues.	1.80
09/21/07	D. Felder	Review plan documents (.5); conference with R. Frankel, R. Wyron and M. Wallace regarding same (.5); telephone conference with C. Reynolds regarding tax issues (.1).	1.10
09/21/07	M. Wallace	Review financials and term sheet provided by J. Sinclair (.3); review and revise glossary for plan (.6); review revised plan and modify same (.8); meeting with D. Felder, R. Frankel and R. Wyron regarding documentation for asbestos plan (.7); correspond with D. Felder regarding missing information in plan related documents and research Sealed Air stock split (.2); finalize plan documents for distribution based on internal comments and distribute same (1.5); review correspondence regarding tax issues and respond to same (.1).	4.20
09/21/07	J. Musoff	Analyze recent 9th Circuit decision re Libby criminal case.	1.00
09/21/07	C. Reynolds	Begin review of draft plan (2.0); review Sealed Air Settlement Agreement (.8); telephone conference with D. Felder re Sealed Air Settlement and other issues raised by draft plan (.2); exchanges of e-mails with D. Felder and M. Wallace re plan issues relating to equity interests (.4); quick review of definitions to draft plan (.5).	3.90



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09/21/07	R. Wyron	Review allocation section of draft plan (1.1); confer with M. Wallace and R. Frankel on plan terms and revised plan documents and follow-up (1.2); call with C. Rogers on 1129(b) issue (.3).	2.60
09/21/07	R. Frankel	Review revised waterfall insert.	1.30
09/21/07	R. Frankel	Review term sheet from J. Sinclair, spreadsheet re term sheet.	1.20
09/21/07	R. Frankel	Review memo re insurance.	0.90
09/21/07	R. Frankel	Confer with M. Wallace, R. Wyron re plan structure, plan issues; notes re same.	1.30
09/22/07	R. Frankel	Review revised plan and related documents.	1.20
09/23/07	R. Wyron	Review e-mails from tax lawyers on plan questions and respond.	0.40
09/24/07	C. Rogers	Legal research and memorandum preparation regarding potential 1129(b) issues.	7.30
09/24/07	C. Rogers	Phone call with R. Wyron regarding 1123 issues.	0.10
09/24/07	J. Musoff	Analyze 9th Circuit decision re Libby criminal case.	1.00
09/24/07	R. Wyron	Review e-mails on plan issues and follow-up.	0.30
09/25/07	C. Rogers	Research and draft memorandum on potential 1129(b) and 1123 issues.	4.60
09/25/07	D. Felder	Review Grace's disclosure statement.	1.10
09/25/07	J. Musoff	Review remand portion of 9th Circuit decision re Libby criminal case.	0.30
09/26/07	C. Rogers	Research and write memorandum regarding potential 1129 and 1123 issues.	2.40
09/26/07	M. Wallace	Discuss status of asbestos disclosure statement with D. Felder.	0.10
09/26/07	R. Lawrence	Review list of environmental liabilities (.3); review disclosed contingent liabilities and related estimates for environmental cleanup (.6); review other background regarding environmental claims (.2); review settlement agreement proposed with EPA (.6); prepare notes and recommendations regarding environmental settlement (.5).	2.20
09/26/07	R. Frankel	Telephone conferences with D. Austern re ZAI (.2); review ZAI issues (.4).	0.60
09/27/07	R. Mulligan	Retrieve court document for D. Felder.	0.50
09/27/07	C. Rogers	Research and draft memorandum regarding potential 1129 and 1123 issues.	3.30
09/27/07	M. Wallace	Begin drafting disclosure statement for the asbestos plan, including reviewing 10-K for updated information.	6.20
09/27/07	R. Lawrence	Review and comment in detail on proposed environmental settlement agreement with EPA.	2.10
09/27/07	R. Frankel	Review revised Term Sheet, spreadsheet (.5); telephone conference with J. Radecki re same (.2).	0.70



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09/28/07	D. Felder	Conference with R. Mulligan regarding Grace research (.1); review same (.2); review New Jersey environmental pleadings (.1); research environmental issue for M. Wallace (.7).	1.10
09/28/07	R. Lawrence	Review open issues and information requirements for proposed EPA settlement by Grace with R. Wyron.	1.00
09/28/07	R. Wyron	Review environmental issues in disclosure statement (.6); review proposed EPA settlement (.4); confer with B. Lawrence and follow-up (1.6); review plan draft for next meeting (.8); review e-mails regarding meeting (.3).	3.70
		Total Hours	249.20
		Total For Services	\$148,595.50

<b>Timekeeper Summary</b>	<b>Hours</b>	<b>Rate</b>	<b>Amount</b>
Rachael Barainca	2.80	150.00	420.00
Debra Felder	15.70	465.00	7,300.50
Roger Frankel	48.90	770.00	37,653.00
Robert F. Lawrence	5.30	650.00	3,445.00
Risa L. Mulligan	0.50	170.00	85.00
Jay K. Musoff	11.20	625.00	7,000.00
Clayton S. Reynolds	20.20	700.00	14,140.00
Courtney Rogers	22.10	270.00	5,967.00
Evgenia Sorokina	2.50	270.00	675.00
Mary A. Wallace	80.60	550.00	44,330.00
Richard H. Wyron	39.40	700.00	27,580.00
<b>Total All Timekeepers</b>	<b>249.20</b>	<b>\$596.29</b>	<b>\$148,595.50</b>

## Disbursements

Duplicating Expense	376.35
Lexis Research	310.00
Local Taxi Expense	23.46
NY Cafeteria	6.50
NY Conference Room Catering	286.11
Telephone	1.22
Westlaw Research	475.25
<b>Total Disbursements</b>	<b>\$1,478.89</b>

**Total For This Matter****\$150,074.39**



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**Matter: 11 - Compensation of Professionals - Other**

09/06/07	R. Barainca	Revise Certificates of No Objection for D. Austern, Piper Jaffray and Tillinghast.	1.00
09/06/07	R. Barainca	Organize receipts for Tillinghast's Ninth and Tenth and Quarterly.	1.40
09/06/07	R. Wyron	Review CNOs for FCR professionals.	0.40
09/07/07	R. Barainca	Prepare Tillinghast's and Piper's Certificates of No Objection for filing.	0.50
09/07/07	R. Barainca	Prepare Piper Jaffray's and D. Austern's July 2007 Monthly's for filing.	0.50
09/07/07	R. Barainca	Organize receipts for Tillinghast's Ninth and Tenth and Quarterly.	2.50
09/11/07	D. Fullem	Follow up with R. Wyron regarding CNO for Piper quarterly fee application; review docket; discuss other professionals filing of CNOs on quarterly filings; prepare same for filing and service.	0.80
09/11/07	D. Fullem	Coordinate filing and serving of CNO on D. Austern's May fee application.	0.40
09/11/07	D. Fullem	Review calendar for items relating to deadlines for and hearings on FCR professionals Fee Applications and CNOs.	0.10
09/11/07	R. Wyron	Review Piper CNO.	0.20
09/12/07	D. Fullem	Follow up and arrange for filing and service of CNO on Piper Jaffray's fifth quarterly fee application for January-March 2007 time period.	0.50
09/24/07	R. Barainca	Prepare back-up material for Tillinghast's Ninth and Tenth Quarterly fee applications.	2.50
09/25/07	R. Barainca	Prepare back-up material for Tillinghast's Ninth and Tenth Quarterly fee applications.	2.00
09/25/07	R. Barainca	Prepare back-up material for Piper's Sixth Quarterly fee application.	1.20
09/25/07	D. Fullem	Review e-mail from J. Solganick at Piper regarding fee application for August; forward to R. Barainca.	0.10
09/26/07	R. Barainca	Continue preparing Piper's Sixth Quarterly and Tillinghast's Ninth and Tenth Quarterly's.	2.30
09/26/07	R. Barainca	Edit Piper Jaffray's August 2007 Monthly fee application.	0.30
09/26/07	R. Barainca	Prepare Certificates of No Objection for D. Austern's June and July 2007 Monthly's and Piper's July 2007 Monthly.	1.00



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09/28/07	R. Barainca	Confer with R. Wyron regarding upcoming conference call with D. Austern regarding expense back-up material.	0.20
09/28/07	R. Barainca	Conference call with D. Austern and M. Sales regarding back-up material for Quarterly Fee Applications.	0.10
09/28/07	R. Barainca	Prepare a draft letter to the Fee Auditor regarding D. Austern's back-up material for the Twenty-Fourth Interim Period.	1.00
09/28/07	R. Barainca	Edit D. Austern's Twelfth Quarterly fee application.	1.50
09/28/07	R. Barainca	Prepare D. Austern's Thirteenth Quarterly Fee Application.	1.50
09/28/07	D. Fullem	Confer with R. Barainca regarding Order entered on D. Austern's fees and expenses for January-March 07 and no quarterly filed; discuss draft letter to S. Bossay regarding same; review and revise draft letter and discuss with R. Barainca prior to providing to R. Wyron.	0.80
09/28/07	D. Fullem	Review calendar update with regard to CNOs to be filed on FCR and other professionals monthly/quarterly filings.	0.20
09/28/07	D. Fullem	Review e-mail from R. Wyron re letter to S. Bossay regarding Austern's quarterly Jan-Mar 07; and R. Barainca follow up e-mail to S. Bossay.	0.20

Total Hours	23.20	
Total For Services		\$4,042.50

<u>Timekeeper Summary</u>	<u>Hours</u>	<u>Rate</u>	<u>Amount</u>
Rachael Barainca	19.50	150.00	2,925.00
Debra O. Fullem	3.10	225.00	697.50
Richard H. Wyron	0.60	700.00	420.00
Total All Timekeepers	23.20	\$174.25	\$4,042.50

Disbursements

Duplicating Expense	66.15	
Postage	1.23	
Total Disbursements		\$67.38

<b>Total For This Matter</b>	<b>\$4,109.88</b>
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**Matter: 13 - Compensation of Professionals - Orrick**

09/06/07	R. Barainca	Revise Orrick's July 2007 Monthly fee application.	0.50
09/06/07	R. Barainca	Prepare Certificate of No Objection for Orrick's Fifth Quarterly.	0.30
09/06/07	D. Fullem	Follow up on status of fee application filings, CNOs, orders and payments on account; update fee and expense chart and circulate to attorneys.	0.50
09/06/07	R. Wyron	Review July fee application.	0.40
09/07/07	R. Barainca	Prepare Orrick's Certificates of No Objection for filing.	0.50
09/07/07	R. Barainca	Prepare Orrick's July 2007 Monthly for filing.	0.30
09/07/07	R. Barainca	Review the Fee Auditor's Final Report and prepare e-mail to R. Wyron regarding comments.	0.80
09/07/07	D. Fullem	Review fee auditor's final report on Orrick's fees and expenses during the Jan-Mar 07 quarterly period; confer with R. Barainca regarding same.	0.80
09/07/07	R. Wyron	Review revised July fee application (.2); review fee auditor objection and detail (.3).	0.50
09/10/07	D. Fullem	Update R. Wyron regarding information on CNOs for Orrick and Piper quarterly fee applications.	0.30
09/10/07	D. Fullem	Review and respond to e-mail regarding corrections to Orrick project category chart in fee application and status of same with fee auditor.	0.20
09/11/07	D. Fullem	Review August prebills (1.50); follow up with certain professionals regarding updates to time entries to comply with fee guidelines and rules (.30); prepare e-mail to R. Wyron regarding status of same (.10).	1.90
09/11/07	D. Fullem	Review calendar for items relating to deadlines for and hearings on Orrick Fee Applications and CNOs.	0.10
09/13/07	D. Fullem	Review reductions to fees and expenses set forth in Fee Auditor's final report; update charts regarding same.	0.30
09/14/07	D. Fullem	Review status of account and fees/expenses filed, requested, to be paid; prepare update to fee and expense chart.	0.50
09/14/07	D. Fullem	Review calendar update with information on fee application objection deadlines and hearings.	0.20
09/14/07	D. Fullem	Prepare e-mail to W. Sparks at Grace regarding payment due for May and June fee applications and attach related CNOs.	0.30





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09/14/07	D. Fullem	Confer with R. Barainca regarding final report by fee auditor on Orrick's quarterly for Jan-Mar 07.	0.10
09/16/07	R. Wyron	Review August pre-bill.	0.50
09/17/07	D. Fullem	Review and respond to e-mail from R. Wyron regarding billing memo; send e-mail with memo to new attorneys.	0.40
09/21/07	D. Fullem	Prepare update to Orrick's chart of current fees, expenses, and payments on account; circulate to attorneys for review.	0.50
09/21/07	R. Wyron	Follow-up on Fee Auditor's report with R. Barainca.	0.20
09/24/07	D. Fullem	Review status of account; update fee and expense chart.	0.30
09/24/07	D. Fullem	Review e-mails from R. Wyron and D. Felder regarding confirmation of numbers correct for Orrick's quarterly fee application on for hearing today; review numbers; confer with S. Bossay regarding certain expense reductions not reflected in chart with proposed order; confer with J. O'Neill at Pachulski regarding same; prepare confirmatory e-mails on same.	1.00
09/25/07	D. Fullem	Review e-mail from R. Frankel regarding status of August invoices; confer with R. Barainca and P. Reyes regarding same; obtain copies of invoices from P. Reyes; update R. Frankel and R. Wyron regarding status/timing of filing fee application.	0.50
09/26/07	R. Barainca	Prepare a Certificate of No Objection for Orrick's July 2007 Monthly.	0.30
09/27/07	D. Fullem	Confer with R. Barainca regarding status of filing of CNOs and monthly/quarterly fee applications.	0.20
09/28/07	D. Fullem	Review calendar update with regard to CNOs to be filed on Orrick monthly/quarterly filings.	0.20
		Total Hours	12.60
		Total For Services	\$3,392.50



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<b><u>Timekeeper Summary</u></b>	<b><u>Hours</u></b>	<b><u>Rate</u></b>	<b><u>Amount</u></b>
Rachael Barainca	2.70	150.00	405.00
Debra O. Fullem	8.30	225.00	1,867.50
Richard H. Wyron	1.60	700.00	1,120.00
<b>Total All Timekeepers</b>	<b>12.60</b>	<b>\$269.25</b>	<b>\$3,392.50</b>

## Disbursements

Duplicating Expense	31.80
Express Delivery	49.83
Postage	5.83

<b>Total Disbursements</b>	<b>\$87.46</b>
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<b>Total For This Matter</b>	<b>\$3,479.96</b>
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**Matter: 15 - Travel Time (Non-Working)**

09/07/07	R. Frankel	Travel from NY to DC.	2.30
09/17/07	A. Weiss	Travel from NY to Philadelphia for J. Cintani deposition.	2.50
09/18/07	J. Cutler	Travel from Washington DC to Toronto, Ontario (4.0); travel from Toronto, Ontario to Downview, Ontario (.5).	4.50
09/19/07	A. Weiss	Travel from Philadelphia to D.C. after T. Egan deposition.	2.50
09/19/07	J. Cutler	Travel from Downview, Ontario to Toronto, Ontario (0.8); travel from Toronto, Ontario to Washington, D.C. (4.5).	5.30
09/26/07	J. Cutler	Travel from deposition to office.	0.20
09/27/07	E. Somers	Travel from DC to O'Hare and then to Evanston in preparation for Shapo deposition prep (6).	6.00
09/27/07	R. Mullady, Jr.	Travel to Chicago for M. Shapo meeting.	3.00
09/28/07	E. Somers	Travel from Evanston to Chicago after Shapo depo prep.	1.00
09/30/07	E. Somers	Travel from Chicago to DC after Shapo deposition prep.	6.00
		Total Hours	33.30
		Total For Services	\$6,808.00

<u>Timekeeper Summary</u>	<u>Hours</u>	<u>Rate</u>	<u>Amount</u>
Joshua M. Cutler	10.00	215.00	2,150.00
Roger Frankel	2.30	385.00	885.50
Raymond G. Mullady, Jr.	3.00	347.50	1,042.50
Emily S. Somers	13.00	135.00	1,755.00
Annie L. Weiss	5.00	195.00	975.00
Total All Timekeepers	33.30	\$204.44	\$6,808.00

**Total For This Matter \$6,808.00**

**\*\*\* COMBINED TOTALS \*\*\***

Total Hours	1,352.90	
Total Fees, all Matters		\$628,858.50
Total Disbursements, all Matters		\$393,007.08
Total Amount Due		\$1,021,865.58